1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

COMPLAINT, PAGE OF [VLSP TEMPLATE]

1	b. Defendant(s). Write the full name and address of every
2	defendant. If the defendant is a corporation, write the state where it is incorporated and the state where it has its main place of
3	business. Use more pages if you need to.
4	Defendant 1:
5	Alate to delite a section of the contract of t
6	Address: 6800 KOLL Center Parkenting #310
7	Name: WASHU MORTGAGE Corporation Address: 6800 KOLL Center Parkway #310 Pleasantm, CA 945661
	Defendant 2:
8	Name: TD Service Company
9	Address: 1820 E. First Street Ste 210
10	Santa Ana, CA 92711
11	
12	Defendant 3:
13	Name: Alliance Title
14	Address: 39465 Paser Padre Parkeway #1500 Fremont, CA 94538
15	11011011 1 CA 443 38
	Defendent A
16	Defendant 4:
17	Name: Address:
18	Addicss.
19	
20	Defendant 5:
21	Name:
22	Address:
23	
24	Defendant 6:
25	Name:
26	Address:
27	
28	
	COMPLAINT, PAGE OF [VLSP TEMPLATE]

BONDED

Case5:12-cv-03419-PSG Document1 Filed07/02/12



:C.-s.-s.,-c.-p.-s.-g.-document-contract-postal-vessel-court-venue recor

IN THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE IN THE CALIFORNIA-TERRITORY WITNIN THIS FEDERAL-COURT-VENUE-BUILDING ARE WITH THE TRANSFER-OUT OF THE CALIFORNIA-STATE-COURT-VENUE WITHIN THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-FEDERAL-COURT-VENUE. FOR THIS THREE-DAY-GRACE-TIME-RESCISSION-ACT-CLAIM OF THE FRAUDULENT-SYNTAX-GRAMMAR

IS WITH THIS CONTINUOUS-QUO-WARRANTO-COMPLAINT-DOCUMENT-CLAIM AND: LIS-PENDENS-LIEN-DOCUMENT-CLAIM: :DOCKET-NUMBER:~

: ranklin-S.: Camillo, & Celina-Salazar: Camillo,[~510-VISTA-SPRINGS-COURT, -~MILPITAS, -~CALIFORNIA-~95035]

Miller, :FEDERAL-JUDGE-AGAINST THE'

CLAIMANT [5166-~North-~63,-~Milwaukee,-DOCUMENT-EVIDENCE OF THE VASSALEES. ~Wisconsin-~53218] For the CORRECTION-CLAIM of the FOR

PARSE-SYNTAX-GRAMMAR with the VASSALEES'-FRAUDULENT-PARSE-SYNTAX-GRAMMAR-EVIDENCE.

:CLAIMANTS-PLAINTIFF: :CONTEST-~VS.: WAUSAU MORTGAGE CORPORATION[6800 KOLL-

CENTER-PARKWAY, #310, ~PLEASANTON, -~CALFORNIA-~94566]

ALLIANCE-TITLE[TRUSTEE][39465-PASEO-PADRE-PARKWAY, -~#1500, -~FREMONT, -

~CALIFORNIA-~94538

"MERS"-VACATED-CLAIM BY THE FEDERAL-U.S.-ATTORNEYS: VASSALEE-DEFENDANT:

70101*060000121733134* THE C.-S.-S.-C.-P.-S.-G.-QUO-WARRANTO-COMPLAINT-DOCUMENT IS WITH THE DAMAGE-CLAIM FRAUDULENT-SYNTAX-GRAMMAR-THE CLAIMANTS: **B**ranklin-S.: Camillo,

: POSTRAL-REGISTRATION-CORPORATION-CASE-NUMBER-

Celina-Salazar: Camillo,: GUARDIAN-CARETAKER-TRUSTEE-WAGE-CLAIMS \$1682.00-(436)(2)=872-WEEKS-WAGES-EOUAL:

\$1,466,700.00 ARE WITH THE HOUSE-LOCATION-~510-VISTA-SPRINGS-COURT, -~MILPITAS, -

~CALIFORNIA-~95035, PLUS-THREE-TIMES WITH THE DOWN-PAYMENT-DAMAGE-CLAIM-DATE-~25-~JANUARY-~2005, WITH THE FOUR-TIMES-DAMAGES CLAYTON-ACT.

FOR THESE TERMS OF THIS C.-S.-S.-C.-P.-S.-G.-NOW-TIME-VESSEL-COURT-VENUE-DOCUMENT: :VASSALEE-(WORD-MEANING) VASSAL=SERVANT OF THIS DOCUMENT-CONTRACT, EE=PLOYEE.

:C.-S.-S.-C.-P.-S.-G.= :CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR.

:D.-C.-C. = FOR THE DOCUMENT-CONTRACT-CLAIM.

:D.-C.-C.-S. = FOR THE DOCUMENT-CONTRACT-CLAIMS-SECTION = FOR THESE PARSE-SYNTAX-GRAMMAR-COMMUNICATION-WORD-CORRECTIONS OF THE FRAUDULENT-SYNTAX-GRAMMAR-UNITED STATES TITLES AND: UNITED STATES CODES ARE WITH THE SYNTAX-GRAMMAR-CORRECTIONS BY THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE.

:DOCUMENT-VESSEL = FOR THE COURT-DOCKETING OF A DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-PERSONS ARE WITH THE CORPORATION-CLAIM BETWEEN THE TWO-OR MORE-PERSONS WITH THE COURT-VENUE-DOCUMENT-PORTING-STAMP BY THE COURT-VENUE-PORT-CLERK.

:DOCUMENT-STATE = FOR THE CORPORATION OF THESE TWO-OR-MORE-PERSONS ARE WITH THE PORTING-CLAIM WITHIN A COURT-VENUE-PORT-CLERK BY THE DOCUMENT-VESSEL.

 $: \underline{NOW-TIME-TENSE} = :C.-S.-S.-C.-P.-S.-G.$

:CONJUNCTION: AND: = ALSO, COMMAND, OR = OPTION, EITHER.

:F.-S.-G. = FOR THE FRAUDULENT-SYNTAX-GRAMMAR.

FRAUDULENT = :SPECT, FICTION, MODIFICATION, OPINION, PRESUMPTION, ASSUMPTION, ILLUSION, MISTIC, PHANTOM, FRAUD AND MISLEADING.

:LODIAL =[ARTICLE] FOR THE SPECIFIC = A, AN, THE, THIS, THESE, THAT, [ARTICLE]

:POSITION = FOR, OF, WITH, BY, IN, AS, ON, WITHIN, AGAINST, THROUGH, EITHER, BEYOND, [PREPOSITION]

:VASSALEE = FOR THE SERVANT-EMPLOYEE OF THIS DOCUMENT-CONTRACT-COMPLAINT-VESSEL.

:VERB = FOR THE THINKING-MOTION OF THE KNOWLEDGE = IS = SINGULAR, ARE = PLURAL.

:VESSEL = FOR THE MARITIME :ORIGINAL-LOCATION.

: VOLITION = FOR THE CLAIMANTS'-KNOWLEDGE OF THE FACTS ARE WITH THE CAUSE-CLAIM OF THE MOTION-THINKING WITH THE POSITION OF THE C.-S.-C.-P.-S.-G.-NOW-TIME-VESSEL-COURT-VENUE-DOCUMENTS.

: VERB-SYNTAX: IS-SINGULAR-SYNTAX-TENSE, ARE-PLURAL-SYNTAX-TENSE, THINKING-MOTION.

:FRAUD: FRAUDULENT, FICTION, FRAUDULENT, LIE, PERJURY, FALSE, MISLEADING.

FOR THIS STATEMENT OF THE CLERK'S-CONTRACT AS THE JUDGE-AUTHORITY IS WITH THE FIRST-STATEMENT-CLAIM BY THE CONSTITUTIONAL-TERMS.

FOR THE TITLE-~28: DOCUMENT-CONTRACT-CLAIMS-SECTION-~1331 OF THE COMPLIANCE-CLERK'S-DUTIES ARE WITH THE DOCKING-PAPER-VESSEL-VENUE-JURISDICTION-TITLE-NAME: DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-DOCUMENT, WITH THE CAUSE-CLAIM: QUO-WARRANTO-COMPLAINT AND WITH THIS CORPORATION-CASE-NUMBER: , OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-DOCUMENT-COURT-VENUE WITH AN AUTHORITY: TITLE-~28: D.-C.-C.-S.-~1361 OF THE C.-S.-S.-C.-P.-S.-G.-DOCUMENT-CONTRACT-POSTAL-VESSEL-DOCUMENT-COURT-VENUE-CLERK AND WITH THE CONTRACT-CLAIM-FAULT-COMMAND AS THE JUDGE BY THIS CONTRACT-DOCKETING-FEE-PAID: \$350.00, WITH THE SEAL OF THIS CLERK ON THE SUMMONS FOR THE CORRESPONDENCE-BACK WITHIN THE CLERK OF THE COURT-VENUE WITH THE CONTRACT-CONSTITUTIONAL-TERMS OF THIS CONTRACT AND FOR THE FAILURE OF THE CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-CORRESPONDENCE-BACK WITHIN THE TWENTY-ONE-DAYS-TIME-GRACE-LIMIT WITH THE THREE-DAY-MAIL-GRACE-TIME OR: WITH THE TERINATION WITH THE APPOINTED-JUDGE BY THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-DOCUMENT-CLERK, WITH THE FAILURE OF THE CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-CORRESPONDENCE, THEN THE CLERK OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-DOCUMENT-IS WITH AN ELECTION AS THE POSTMASTER-BANKER-JUDGE WITHIN THIS CONTRACT-AUTHORITY AS THIS HEREIN-NOW-TIME-FEDERAL-JUDGE WITH THIS CONTRACT-HEREIN-AUTHORITY AND: CONTRACT-HEREIN-POWERS OF THE CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-CORRESPONDENCE BY THIS AUTHORITY OF THIS FEDERAL-JUDGE: David-Wynn: Miller OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-DOCUMENT. FOR THE CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-CORRESPONDENCE-OATH IS WITHIN THE FILE-STAMP AND WITH THE FEDERAL-JUDGE'S-OATH-FEES-PAID: \$46.00 OF THE SAN-DIEGO-FEDERAL-COURT-VENUE: FEDERAL-JUDGE-OATH: MC 12-00045. FOR THIS CONSTITUTIONAL-DOCUMENT OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-DOCUMENT'S-LOCAL-RULES ARE WITHIN THESE C.-S.-S.-C.-P.-S.-G.-VESSEL-COURT-VENUE-CLAIMS OF THIS DOCUMENT-STATE WITH THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-BY THIS DOCUMENT-QUO-WARRANTO-COMPLAINT:

- FOR THIS CONSTITUTIONAL-DOCUMENT OF THIS COURT-VENUE-DOCUMENT'S-LOCAL-RULES ARE WITH THE C.-S.-S.-C.-P.-S.-G.-VESSEL-COURT-VENUE-CLAIMS OF THIS DOCUMENT-STATE WITH THIS CORPORATION-VESSEL-COMPLAINT:
- :DOCUMENT-CLAIM-~1: FOR THE C.-S.-S.-C.-P.-S.-G. OF THE CORRECT-SYNTAX-FACTS ARE WITH THE FACT-AS-FACT-CLAIM BY THE C.-S.-S.-C.-P.-S.-G.-DOCUMENT-VESSEL.
- :DOCUMENT-CLAIM-~2: FOR THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-JUDGE'S-CONTRACT-CLAIM OF THE FACTS ARE WITH THE C.-S.-S.-C.-S.-L-CLAIMS OF THE CORRECT-SYNTAX-FACTS WITH THE NOW-TIME-CONTINUANCE-EVIDENCE BY THE DOCUMENT-COURT-VENUE-PERSONS.
- :DOCUMENT-CLAIM-~3: FOR THE CLAIMANTS OF THE CORRECT-FACTS ARE WITH THE CLAIMS OF THE SPEECH, WRITINGS, FAITHS, PRESS, DOCUMENT-PORTING WITH THE GRIEVANCES IN A C.-S.-S.-C.-P.-S.-G.-ORIGINAL-JURISDICTION-COURT-VENUE.
- :DOCUMENT-CLAIM-~4: FOR THIS CORPORATION-CASE OF THIS COURT-VENUE-VESSEL-DOCUMENT ARE WITH THE C.-S.-S.-C.-P.-S.-G.-CLAIMS BY THE PERSON'S-FACTUAL-VOLITION.
- :DOCUMENT-CLAIM-~5: FOR THIS COURT-VENUE-CONSTITUTION OF THE FACTS ARE WITH THE CLAIMS BY THE PERSON'S-C.-S.-S.-C.-P.-S.-G.-KNOWLEDGE.
- :DOCUMENT-CLAIM-~6: FOR THE CLAIM OF A C.-S.-S.-C.-P.-S.-G.-CAPTURE-WARRANT ORC.-S.-S.-C.-P.-S.-G.-CAPTURE-WARRANT ORC.-S.-S.-C.-P.-S.-G.-HOME-SALE OR: FORECLOSURE ISWITH AN AUTOGRAPH OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-JUDGE WITH THE C.-S.-S.-C.-P.-S.-G.-AUTHORITY-DUTY.
- :DOCUMENT-CLAIM-~7: FOR THE WITNESSING OF A WITNESS'S-TESTIMONY IS WITH THE CLAIM AGAINST THE PERSONAL-SELF.
- :DOCUMENT-CLAIM-~8: FOR THE WITNESS'S-KNOWLEDGE OF THE CORRECT-SYNTAX-FACTS ARE WITH THE CLAIMS OF THE WITNESSES, COUNSELS AND: EVIDENCE-FACTS.
- :DOCUMENT-CLAIM-~9: FOR THE TWELVE-PERSON-COUNCIL'S-KNOWLEDGE BY THE C.-S.-S.-C.-P.-S.-G.-CLAIMS ARE WITH THE CLAIMS BY THE CORRECT-SYNTAX-TRIAL.
- :DOCUMENT-CLAIM-~10: FOR THE TERMS OF A CONVICTION-PERSON'S-PUNISHMENT ARE WITH THE C.-S.-S.-C.-P.-S.-G.-CLAIMS OF THE BAIL-TERM-CONDITIONS, FINANCIAL-TERM-FINES AND/OR: JAILING-TERMS WITH THIS C.-S.-S.-C.-P.-S.-G.-DOCUMENT-COURT-VENUE.

- :DOCUMENT-CLAIM-~11: FOR THE COURT-VENUE-DOCUMENT-FIDUCIARIES OF THESE FACTS ARE WITH THE DUTY-CLAIM OR: ELECTION-CLAIM BY A C.-S.-S.-C.-P.-S.-G.-OATH WITH THIS CORPORATION-DOCUMENT BY THE C.-S.-S.-C.-P.-S.-G.
- EDOCUMENT-CLAIM-~12: FOR THE VESSEL-DOCUMENT OF THE DOCUMENT-CONTRACT-PERSONS-HEREIN ARE WITH THE CLOSURE-CLAIM OF THE VOLITION WITH THE DOCUMENT, CONSTITUTION, TREATY, CO-OPERATION, DOCUMENT-CONTRACT-POSTAL-VESSEL-STATES-CORPORATION, COMPACT, AND: PERSONS'-TRUST-DOCUMENTS.
- EDOCUMENT-CLAIM-~13: FOR THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-JUDGE'SKNOWLEDGE OF THESE CONSTITUTIONAL-TERMS ARE WITH THE CORPORATION-CLAIM OF THIS
 DOCUMENT-CONTRACT-TERRITORY-COURT-VENUE WITH THE CORRECTING-PARSE-SYNTAX-GRAMMARWRONGS BY THE C.-s.-s.-c.-p.-s.-g.

FOR THESE CAUSES OF THIS QUO-WARRANTO-COMPLAIMT and: LIS-PENDENS

- ~1 FOR THE C.-S.-S.-C.-P.-S.-G.-CORRECTIONS OF THE FRAUDULENT-SYNTAX-MODIFICATION-COMMUNICATION-COURT-VENUE-DOCUMENTS ARE WITH THE FRAUDULENT-SYNTAX-GRAMMAR-CLAIMS OF THE VASSALEE'S-WRONG-WORD-COMMUNICATION-EVIDENCE-BONDED-HEREIN WITH THE THREE-TIMES-EQUITY-DAMAGES OF THE CLAYTON-ACT-(1914) BY THE CLAIMANTS'-EVIDENCE.
- ~2 FOR THIS CLAIMANT-FEDERAL-JUDGE'S-KNOWLEDGE OF THE C.-S.-S.-C.-P.-S.-G.-EVIDENCE-FACTS ARE WITH THE CORRECT-VOLITION-CLAIM OF THIS SUMMARY-CORRECTION-AUTHORITY: TITLE-~42: D.-C.-C.-S.-~1986 AGAINST THE FRAUDULENT-PARSE-SYNTAX-GRAMMAR-COMMUNICATIONS WITH THE VASSALEE'S-DOCUMENT-EVIDENCE-ACTING BY THE JOINING-DOCMENTS. ~3 FOR THE VASSALEE'S-WRITTEN-VOLITIONS OF THE FRAUDULENT-DOCUMENTS ARE WITH THE PHYSICAL-EVIDENCE-DAMAGE-CLAIMS OF THE MORTGAGE WITH THE TITLE-~42: D.-C.-C.-S.-~1986 WITH THE KNOWLEDGE OF THE FRAUDULENT-SYNTAX-GRAMMAR-DOCUMENT WITH THE FRAUD-CAPTURE-ORDER AGAINST THE CLAIMANTS: Franklin-S.: Camillo,:Celina-Salazar: Camillo OF THIS
- SURETY.

 ~4 FOR THESE CLAIMANTS'-DOCUMENTS OF THE C.-s.-s.-C.-p.-s.-G. ARE WITH THE NOW-TIME-FACTS OF THE POSITIONAL-LODIAL-FACT-PHRASES, LODIAL(ARTICLE) AND: VERBS: IS=SINGLAR,
 AND: ARE=PLURAL, WITH THE SINGLE-IDEA-NOW-TIME-CONTENT-SENTENCE-FUACTS WITH THE
 DOCUMENT-CONTRACT-POSTAL-VESSSEL-COURT-VENUE BY THE CLAIMANTS'-DOCUMENT-VOLITION.

 ~5 FOR THIS CLAIMANT-FEDERAL-JUDGE'S-KNOWLEDGE OF THE TITLE-~42: D.-C.-C.-s.-~1986 IS
 WITH THE MORTGAGE-PARSE-SYNTAX-GRAMMAR-EVIDENCE OF THE 'FALSE-CLAIMS-ACT' BY THE
- NUMBERING-KEY-CODE-WORDS WITHIN THE VASSALEE'S-PAPER-BONDED-EVIDENCE.

 ~6 FOR THE C.-S.-S.-C.-P.-S.-G.-CLERK'S-OATH OF AN AUTOGRAPH ARE WITH THE DOCUMENTCONTRACT-POSTAL-VESSEL-COURT-VENUE-CLAIM BY THIS CORPORATION-CASE.
- ~7 FOR THE C.-S.-S.-C.-P.-S.-G. OF THE SALVAGE-CLAIM: TITLE-~46: D.-C.-C.-S.-~781 IS WITH AN ORIGINAL-AUTHORITY-JURISDICTION-CLAIM OF THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE WITHIN THE CALIFORNIA-TERRITORY OF THE FRAUDULENT-COMMUNICATION-CLOSURE-EVIDENCE-DOCUMENTS WITH THE FRAUDULENT-MORTGAGE-DOCUMENT.
- WITHIN THE MINIMUM-WAGE: CALIFORNIA-STATE-LABOR-RATES ARE WITH THE LAND-EQUITY AND BUILDING-LOCATION-CLAIM-~510-VISTA-SPRINGS-COURT,-~MILPITAS,-~CALIFORNIA-~95035 OF THE LABOR-TIME-CARETAKER-GUARDIAN-TRUSTEE-DATE-~25-~JANUARY-~2005-THROUGH THE NOW-TIME-COURT-VENUE-FILE-STAMP-DATE~2012 WITH THE 868-WEEKS-WAGES-EQUAL: \$1,466,700.00 AT THE VALUE: \$1682.00-PER-WEEK-WAGES-DUE-EACH-CLAIMANTS: Franklin-S.: Camillo,:Calina-Salazar: Camillo OF THE DOCUMENT-TIME-FILE-STAMP-CLOSURE WITH THIS CORPORATION-CASE BY THE CLAIMANTS-TRUSTEE-GUARDIAN-CARETAKER-SYNTAX-GRAMMAR-MORTGAGE-DOCUMENT-WAGE-CLAIMS.
- ~9 FOR THE CLAIMANTS'-FACTUAL-EVIDENCE OF THE FRAUD-SYNTAX-GRAMMAR-DOCUMENTS ARE WITH THE DAMAGE-CLAIM OF AN ORIGINAL-JURISDICTION-TERRITORY WITH THE OPENING: TITLE-~28:

 D.-C.-C.-S.-~636 OF THE CORRECT-PARSE-SYNTAX-GRAMMAR-DOCUMENT-COURT-VENUE WITH THE SYNTAX-CORRECTIONS BY THE C.-S.-S.-C.-P.-S.-G.-CORPORATION-CASE-VESSEL.
- ~10 FOR THE PREFIX-FUTURE-TIME: "TO", "PRE" AND: SUFFIX-PAST-TIME: "ED", "FROM" IS WITH THE VIOLATION OF A NOW-TIME-CLAIM.

- ~11 FOR THE CLAIMANTS'-KNOWLEDGE OF THE FACTS ARE WITH THE DAMAGE-CLAIMS OF THE VOLITION-PERCOUNCIL AND: ILL-WILLS WITH THE TITLE-~18: D.-C.-C.-S.-~1621 OF THE FRAUDS AND: PERJURY OF AN OATHS, FRAUDULENT-JUDGEMENTS, NOTIONS AND: MOTIONS WITH THIS CORPORATION-CASE BY THE VASSALEES.
- ~12 FOR THE CLAIMANTS'-KNOWLEDGE OF THESE FACTS ARE WITH THE CLAIM OF THE C.-s.-s.-C.-P.-S.-G.-DOCUMENT-CORRECTIONS WITH THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE OF THE CALIFORNIA-FEDERAL-TERRITORY-JUDGE.
- **THE VOID OF THE SYNTAX-MODIFICATIONS OF THE ADVERB-WORDS ARE WITH THE SINGLE-IPRE WITH THE VOID OF THE POSITIONAL-LODIAL-FACT-PHRASE WITH THE SINGLE-WORD-MODIFIER AS THE:
- A, AS, AT, AM, BECAUSE, BEFORE, BEGIN, BUT, BY, CAN, COME, COULD, DO, DOES, EACH, EVERY, FROM, HE, HER, I, IN, INTO, INWARD, JUST, OF, OVER, HAS, HIS, HER, HOW, IT, JUST, MUCH, NO, NOT, ONLY, ONTO, ONWARD, OUTARD, PUT, RE, SO, SET, SHE, SHOULD, SOME, SUCH, THAT, THAN, THE, THEY, THEIR, THEM, THEN, TO, THIS, THOSE, THROUGH, UNDER, USE, WANT, WAS, WE, WHEN, WHAT, WHERE, WITH, WITHOUT, WITHIN, WHO, WHOM, WOULD, YOU, YOUR, INTO WITH THE VERB-FRAUDULENT-LAW AND/OR: VERB-FRAUDULENT-FACT BY THE VASSALEES.
- ~14 FOR THE CLOSURE-FRAUD OF THE VASSALEE'S-WRONG-WORD-MEANINGS ARE WITH THE CLOSURE-FRAUD OF THE SENTENCE-STRUCTURES WITH THESE VIOLATIONS-CLAIMS OF THE TITLE-~18: D.-C.-C.-S.-~1001: FRAUDULENT-PARSE-SYNTAX-GRAMMAR AND: TITLE-~15: D.-C.-C.-S.-~1692-~e WITH THE FALSE-WRITINGS AND: MISLEADING-STATEMENTS OF THE FRAUD-PENALTY-FEE: TITLE-~15: D.-C.-C.-S.-~78-~ff(\$25-MILLION-DOLLARS-PENALTY-FINES) BY THE VASSALEES.
- ~15 FOR THE SENTENCE-STRUCTURES-VIOLATIONS OF THE VASSALEES-PLEADINGS ARE WITH THE PRESUMPTIONS, ASSUMPTIONS, OPINIONS, APARTHEID AND: MODIFICATIONS OF THE WORDS WITH THE POSITION WITHIN AN ORIGINAL-FORECLOSURE-FRAUDULENT-DOCUMENT-COURT-VENUE.
- ~16 FOR THE BREACH OF THE CLAIMS OF THE CORPORATION-CASE~~

 WITH THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE OF THE CALIFORNIA-FEDERALTERRITORY WITH THE C.-s.-s.-C.-P.-s.-G.-TITLE-~42: D.-C.-C.-s.-~1986 OF THE CLAIMANTS'-SYNTAX-CORRECTIONS.
- ~17 FOR THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE OF THE CALIFORNIA-FEDERAL-TERRITORY ARE WITH THE DOCUMENT-CLAIM OF THE WRITTEN-FACTUAL-SYNTAX-EVIDENCE WITH THE C.-S.-S.-C.-P.-S.-G.-CLAIMS BY THE FIDUCIARY'S-OATH.
- ~18 FOR AN IDEA, ONE-THOUGHT AND: ONE-AUTHORITY-JURISDICTION WITH THE ONE-NOW-TENSE-TIME ARE WITH THE PLEADING-CLAIMS OF THIS DOCUMENT-COURT-VENUE-CORPORATION WITH THE SUMMARY-CORRECTION BY THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-JUDGE.
- ~19 FOR THE FACTUAL-EVIDENCE OF THE VASSALEE'S-WRITINGS-SKILLS ARE WITH THE CLAIMS OF THE VASSALEES'-DOCUMENTS WITH THE F.-S.-G.-WRITING-LAW-TESTS AND: VOID OF THE C.-S.-S.-C.-P.-S.-G.-SKILLS WITH THE READING OR: WRITING-DAMAGE AGAINST THE CLAIMANTS WITH THIS CORPORATION-CASE OF THE C.-S.-C.-P.-S.-G.
- ~20 FOR THE TITLE-~18: D.-C.-C.-S.-~641: TAKING OR: STEALING OF THE GOVERNMENT-EQUITY-[PROPERTY] OR: MONEY ARE WITH AN ADVERB-VERB-SYNTAX-GRAMMAR-FRAUD-VOUCHER, FRAUD-SYNTAX-GRAMMAR-WORK-VOUCHER, BOXING-SYNTAX-VOID, ITALIC-SYNTAX-WORD-VACATING-STYLES-DOCUMENTS OF THE SYNTAX-FRAUD-CLAIM AGAINST THE VOUCHER-VASSALEE.
- ~21 FOR THE SYNTAX-FRAUD OF THE PRONOUNS AND: NOUN-VERBS = GERUND-NOUNS ARE WITH THE MODIFICATION AND: OPINION-CLAIMS OF AN ADJECTIVE-FRAUDULENT-USE-DEAD-NAME = PSEUDONYM WITH THE MAIL-FRAUDS OF THE TITLE-~18: D.-C.-C.-S.-~1342 WITH EACH VASSALEES'-FACTUAL-EVIDENCE WITH THE STOPPING AND: CORRECTING BY THE CLAIMANTS.
- ~22 FOR THESE NEGATIVE-WORD-VOLITIONS: PREFIX-WORDS, NOT, WITHOUT, NO OF THE VASSALEES ARE WITH THE DAMAGE-CLAIM AS THE MODIFICATIONS-VOLITION WITH THE VACATING-CLAIMS OF THE CORRECT-NOTIFICATIONS WITH THE VASSALEES AND: CLAIMANTS.
- ~23 FOR THE C.-S.-S.-C.-P.-S.-G.-TITLE-~18: D.-C.-C.-S.-~1621: PERJURY OF AN OATH IS WITH THE LOSS OF THE VENUE WITH AN ACTING, TAKING, and: PRACTICING OR: CONDUCTING-CRIMINAL-ACTIONS BY EACH VASSALEE, JUDGE, ATTORNEY, and LAWYER OR: PERSON.

- ~24 FOR THE FRAUDULENT-USE OF THE SYNTAX-GRAMMAR-WORD-MODIFICATIONS ARE WITH THE DAMAGE-CLAIMS OF THE FACTS WITH THE GERUND-VERBS, PRONOUNS OR: ADJECTIVES WITH THE PARTICIPATION OF THE PERJURY WITH AN OATH OF THE SAFE-GUARDING WITH THE DUTY AND KNOWLEDGE OF THE PORT-COURT-VENUE-MEMBERS.
- ~25 FOR THE FRAUDULENT-USES OF THE FACTS ARE WITH THE NEGATIVE-CLAIM OF THE PREFIXES:
 A, AB, AC, AD, AF, AN, DE, DIS, EM, EN, EX, I, IM, IN, MAL, MIS, NE, NO, NON, NOR, O,
 OB, OC, OP, OF, ON, OUT, OVER, PRA, PRE, PRI, PRO, PRU, RE, SI, SUB, TO, UN, UNDER,
 OR WITH THE MODIFICATION OF THE FACT WITH AN ADVERB OR: ADJECTIVE-MODIFICATION OF THE
 C.-S.-S.-C.-P.-S.-G.-CLAIM WITH THE TITLE-~18: D.-C.-C.-S.-~1001 OF THE FICTITIOUSGRAMMAR AND: FRAUD-AND-MISLEADING-STATEMENTS: TITLE-~15: D.-C.-C.-S.-~1692-~E WITH
 THE FACTUAL-CORRECTIONS BY THIS CONTRACT-TREATY-CLAIMANT-FEDERAL-JUDGE.
- ~26 FOR THE C.-S.-S.-C.-P.-S.-G.-CORRECTION OF THE DOCUMENT-SERVICING ARE WITH THE SUMMARY-CORRECTIONS OF THE CLAIM WITH THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE OF THE CALIFORNIA-FEDERAL-TERRITORY.
- ~27 FOR THE VOLITION BY THE FALSIFICATION, CONCEALMENT AND: COVER-UP ARE WITH THE FACTUAL-EVIDENCE-CLAIMS AND: CONFESSION OF THE TRICKS AND SCHEMES WITH THE VASSALEES'-FRAUDULENT-SYNTAX-STATEMENTS BY THE FRAUDULENT-MORTGAGE AND: FRAUDULENT-MEANING-PARSE-SYNTAX-GRAMMAR-MORTGAGE-DOCUMENTS WITH THE 100%-PARTICIPATION OF THE VASSALEES-WORKING-TOGETHER WITH THE CONTINUATION OF THE FRAUD-GRAMMAR WITH THE RECISSIONS-ACT-VOLITIONS: TITLE-~15: D.-C.-C.-S.-1639(a) WITH THE FRAUDULENT-PARSE-SYNTAX-GRAMMAR-CLOSURES BY THE VASSALEES.
- ~28 FOR THE DOCUMENT-RULES OF THESE DOCUMENT-PERSONS ARE WITH THE CLOSURE-CLAIM OF THE ONE-JURISDICTION-SYNTAX-GRAMMAR-RULES WITH AN AUTHORITY OF THE FACTUAL-FRAUDULENT-GRAMMAR-EVIDENCE WITH THE FRAUDULENT-GRAMMAR-FORMAT BY THE VASSALEES.
- COMMUNICATION-MORTGAGE-ILLUSIONS ARE WITH THE PERJURY, BANK-FRAUD AND: MONEY-THEFT BY THE MORTGAGE-PARSE-SYNTAX-GRAMMAR WITH THE FICTION-LOAN-NUMBER BY THE CRIMINAL-EQUITY-DAMAGE-CLAIM WITH THE PUBLICATION OF THE TITLE-~15: D.-C.-C.-S.-1692-~e WITH THE FRAUD AND MISLEADING-STATEMENT-DAMAGES: TITLE-~15: D.-C.-C.-S.-~78-~ff OF THE CRIMINAL-PENALTIES WITH THE \$25-MILLION-DOLLARS BY THE UNITED-STATES-ATTORNEY-GENERAL-FALSE-CLAIMS-ACT: CORRECT-SYNTAX-GRAMMAR-TITLE-~31: D.-C.-C.-S.-~3729-THROUGH-TITLE-~31: D.-C.-C.-S.-~3733: WITH THE CORRECT-PARSE-SYNTAX-GRAMMAR.
- ~30 FOR THE TITLE-~42: D.-C.-C.-S.-~1985-~1, OF THE TWO-OR-MORE-FRAUDULENT-SYNTAX-FILINGS ARE WITH THE FRAUDULENT-SYNTAX-CLAIMS OF THE CONSPIRACY WITH THE VASSALEES OF THE CORRESPONDENCE WITH THE CORPORATION-CASE OF THE CRIMINAL-CODE: TITLE-~18: D.-C.-C.-S.-~241 WITH THE CONSPIRACY-DAMAGE-CLAIM OF THE DOCUMENTING-VASSALEES WITH THE CORPORATION-SUPPORT OF THE FRAUDULENT-COURT-ORDERS WITH THE PARTICIPATION OF AN ADVERB-VERB-SYNTAX-FRAUDULENT-GRAMMAR WITH THE FRAUDULENT-PLEADINGS BY THE VASSALEES.
- ~31 FOR THE TITLE~~42: D.-C.-C.-S.-~1985~~2, OF AN OBSTRUCTION-COURT-VENUE ARE WITH THE MODIFICATION-VOID-SYNTAX-GRAMMAR-LAWS OF THE FRAUD-WORD-MEANING WITH THE FRAUDULENT-WORD-TERMS OF THE FRAUDULENT-OPINION, MODIFICATION, ASSUMPTION, AND:

 PRESUMPTION WITH THE CORECION AGAINST THE CLAIMANTS WITH THE FRAUD-SYNTAX-GRAMMAR BY THE VASSALEE'S-MORTGAGE-DOCUMENT.
- ~32 FOR THE CLAIMANTS'-EVIDENCE OF THE FRAUD-SYNTAX-GRAMMAR-DOCUMENTS ARE WITH THE DAMAGE-CLAIM OF THE TITLE-~42: D.-C.-C.-S.-~1985-~3, WITH THE DEPRIVATION-PLEADINGS OF THE FRAUDULENT-EVIDENCE-FACTUAL-BANK-MORTGAGE-DOCUMENT.
- ~33 FOR THE DOCUMENT-COURT-VENUE-CORPORATION OF THE DOCUMENT-AUTHORITY-LAW ARE WITH THE CLAIM OF THE DOCUMENT-CONTRACT-CORPORATION-FLAG WITH THE CONSTITUTION OF AN OPERATIONAL-CLAIM WITH THE SYNTAX-IDENTIFIED-EVIDENCE OF THE C.-S.-S.-C.-P.-S.-G.-FACT WITH THE FACTS OF THE CORRECT-NOW-TIME-POSITIONAL-LODIAL-PHRASE-CLOSURE WITH THE C.-S.-S.-C.-P.-S.-G.-DOCUMENT BY THE CLAIMANTS.
- ~34 FOR THE CLAIMANTS'-KNOWLEDGE OF THE CLOSURE-CLAUSES: DOCUMENT-CLAIMS-~26-~e: CLOSURE-PORTING ARE WITH THE PUBLICATION OF THE D.-C.-C.-~60-~b: COVERY-EVIDENCE-FACTS WITH AN AUTHORITY OF THE TITLE-~42: D.-C.-C.-S.-~1986, WITH THE KNOWLEDGE OF THE C.-S.-S.-C.-P.-S.-G., WITH THE FRAUD-SYNTAX-MORTGAGE-DOCUMENTS BY THE VASSALEES.

- ~35 FOR THE HANDICAP-VICTIM-PERSONS OF THE FRAUDULENT-PARSE-SYNTAX-GRAMMAR-MORTGAGE-WRITING ARE WITH THE DISABILITY-ACT-VIOLATION-CLAIM OF THE HANDICAPPING-CAUSE WITH THE MOTION BY THAT PERSON'S-CLOSURE-CONTEMPT, APARTHEID, BIAS, CONTRACT-TREASON AND/OR: RAPE WITH THE FRAUDULENT-GRAMMAR-SYNTAX-GRAMMAR-COURT-VENUE-CONTRACT-CLAIMS BY THE FRAUD-SYNTAX-MORTGAGE-DOCUMENTS.
- CLAIM OF THE WAGES-LOSS WITH THE CARETAKER-GUARDIAN-TRUSTEE-WAGES-DUE: \$1,466,700.00, OF THE HOUSE/LAND-LOCATION-~510-VISTA-SPRINGS-COURT,-~MILPITAS,-~CALIFORNIA-~95035, WITH THE START-DATE-~25-~JANUARY-~2005, THROUGH THE NOW-TIME-DATE-~2012 WITH THE PAYMENT OF THE 872-WEEKS-TWENTY-FOUR-HOUR-DAY-TRUSTEE-GUARDIAN-CARETAKER-PLOYMENT-EQUITY-WAGES WITH THE -301-EAST-NINTH-STREET,-~ROCHESTER,-~CALIFORNIA-~46975, MINIMUM-WAGES-CARETAKER-GUARDIAN-TRUSTEE-WAGES OF THE EVERYDAY-OCCUPANCY WITH THE CALIFORNIA-STATE-LABOR-RATE OF THE FILE-STAMP-DOCUMENT WITH THE CORRECTION-COMMAND-SYNTAX-FRAUDS BY THE VASSALEES'-DOCUMENT-BANK-FRAUD-CONFESSIONS.
- ~37 FOR THE CLAIMANTS'-KNOWLEDGE OF THE FRAUDULENT-COMMUNICATIONS ARE WITH THE DAMAGE-CLAIMS OF THE STEWART-TITLE-COMPANY'S-CLOSING-ATTORNEY WITH THE KNOWLEDGE OF THE C.-s.-c.-c.-p.-s.-G.-skills by the fraudulent-syntax-mortgage-documents.
- ~38 FOR THE C.-S.-S.-C.-P.-S.-G.-FALSE-CLAIMS-ACT: TITLE-~31: DOCUMENT-CONTRACT-CLAIMS-SECTION-~3729-THROUGH: TITLE-~31: D.-C.-C.-S.-~3733: PARSE-SYNTAX-GRAMMAR-CORRECTIONS OF THE CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMER-UNITED-STATE-TERRITORY-ATTORNEY-GENERAL-KNOWLEDGE OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE ARE WITH THE EQUITY-CLAIM OF THE DOCUMENT-EVIDENCE-AUTHORITY-FILING WITH THE THIRTY-PERCENT-ROYALTY-PORTION OF THE CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMER-UNITED-STATE-TERRITORY-ATTORNEY-GENERAL-COVERY-EQUITY-DAMAGES.
- ~39 FOR THE <u>FALSE-CLAIMS-ACT</u> OF THE CONTRACTORS **ARE** WITH THE <u>DAMAGE-CLAIMS</u> OF THE FRAUD-CONTRACT-PERFORANCES WITH THE GOOD, SERVICES AND: WRITTEN-CONTRACT.
- ~40 FOR THE GOVERNMENT-SPENDING-CONTRACTS OF THE UNITED-STATES-GOVERNMENT OF AN AMERICA-CORPORATION-TREASURY-(~2-~FEBRUARY-~2000) ARE WITH THE CLOSURE-COVERY-CLAIM OF THE FEDERAL-POSTAL-SERVICE-GOVERNMENT-GUISE WITH THE COVERY OF THE FRAUD.
- -41 FOR THE CONTRAT-LAWS OF THE 'QUI TAM' ARE WITH THE CONTRACT-DOCUMENT-CO-OPERATION-JOINING-CLAIM OF THE CLAIMANTS-CITIZEN-SUING WITH THE DOCUMENTATION-EVIDENCE AND: DOCUMENT-LAWSUIT OF THE CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR WITH THE UNITED-STATE-TERRITORY-ATTORNEY-GENERAL AND: CLAIMANTS'-EVIDENCE-PROOF-CLAIM OF THE CRIMINAL-VIOLATIONS AND: CRIMINAL-QUANTUM-VOLITION (WITH THE PROOF OF A MATHEMATICAL-SYNTAX-GRAMMAR-COMMUNICATION-OPERATIONS WITH THE FRAUD AND: CONDITION OF THE MIND) WITH THE CONTRACT-DUTY: TITLE-~42: DOCUMENT-CONTRACT-CLAIMS-SECTION=(D.-C.-C.-S.)-~1986 OF THE KNOWLEDGE WITH THE CRIMES OF THIS DOCUMENT-CONTRACT-DOCUMENT-SYNTAX-GRAMMAR-EVIDENCE-PROOF-CRIMES WITH THE STOPPING AND: CORRECTING OF THE DOCUMENT-SYNTAX-GRAMMAR-EVIDENCE-PROOF-CRIMES WITH THE TERRITORY-STATE-ATTORNEY-GENERAL-CONTRACT-FILING-CLAIMS BY THE GOVERNMENT-CONTRACT-AUTHORITY.
- **~42** FOR AN EQUITY-VALUE-LAND AND: BUILDINGS OF THE **CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-CONTRACT-KNOWLEDGE** ARE WITH THE DAMAGE-CLAIM AGAINST THE FRAUDULENT-DOCUMENT-PARSE-SYNTAX-GRAMMAR-POSSESSIVE-PAYMENT-TRANSACTION WITH THE PARTICIPATION BY AN AMERICA-CORPORATION-POSTAL-SERVICE-TREASURY-GOVERNMENT. **~43** FOR THE LAWSUIT-CONSTRUCTION AND: DIRECTION OF THE CLAIMANTS'-KNOWLEDGABLE-PARSE-SYNTAX-GRAMMAR-EVIDENCE OF THE THIRTY-PERCENT-FINDERS-FEE AND: WITNESSING-FEE AGAINST THE FRAUDULENT-CONTRACT-BANKING-DOCUMENTS ARE WITH THIS CORPORATION-CASE BY THE DAMAGED-CLAIMANTS WITH THE POSITION AS THE TRUSTEE, GUARDIAN AND: CARETAKER.
- ~44 FOR THE FRAUDULENT-DUTY-FORCE OF THE VOID-C.-S.-S.-C.-P.-S.-G.-CLOSURE-COVERY-ACT-NOW-TIME-DATE ARE WITH THE DAMAGE-CLAIM OF THE FRAUDULANT-PARSE-SYNTAX-GRAMMAR-EVIDENCE-BONDED WITH THE PUBLIC-SECURITY-SAFTY-LAWS BY THE C.-S.-S.-C.-P.-S.-G.-NOW-TIME-DATE-POSTAL-SERVICE-FEDERAL-CRIMES-ACT(FCA).

~45 FOR THE FALSE-CLAIMS-ACT: TITLE-~18: DOCUMENT-CONTRACT-CLAIMS-SECTION-~641 OF THIS CORPORATION-CASE ARE WITH THE AN AMERICAN-LAW-CLAIM OF THE LIABILITY WITH THE PERSONS AND: /OR: COMPANY OF THE FEDERAL-CONTRACTOR WITH THE COURT-VENUES AND JUDGES-WAGE-PAYMENTS BY THE PORT-AUTHORITIES OF THE UNITED-STATES OF AN AMERICA-CORPORATION-POSTAL-SERVICE WITH THE VOLITION OF THE FRAUDULENT-PARSE-SYNTAX-GRAMMAR AND FITICIOUS-GRAMMAR: TITLE-~18: D.-C.-C.-S.-~1001, TITLE-~15: D.-C.-C.-S.-~1692-E: FRAUD AND: MISLEADING-SYNTAX-GRAMMAR-STATEMENTS, AND: MONEY-PENALTIES: TITLE-~15: D.-C.-C.-S.-~78-FF WITH THE FRAUDULENT-SYNTAX-GRAMMAR-COMMUNICATION-PENALTIES OF THE MAIL-FRAUD: TITLE-~18: D.-C.-C.-S.-~1341 WITH THE MONEY-TORT OF AN ACTING-COURT-VENUE-JUDGE WITH THE FRAUDULENT-BANK-DOCUMENTS: TITLE-~18: D.-C.-C.-S.-~242: [DE] PRIVATION OF THE RIGHTS WITH THE COLORING OF THE LAWS WITH THE PUBLICATION OF THE TITLE-~42: D.-C.-C.-S.-~1985-~1 WITH THE CONSPIRACY OF THESE PERSONS-ACTING-TOGETHER WITH THE TITLE-~42: D.-C.-C.-S.-~1985-~2 OF THE BLOCKING WITH AN EVIDENCE AND: WITNESSES BY THE TITLE-~18: D.-C.-C.-S.-~1001 WITH THE FRAUDULENT-MODIFICATIONS OF THE PARSE-SYNTAX-GRAMMAR-COMMUNICATION-EVIDENCE WITH THE TITLE-~42: D.-C.-C.-S.-~1985-~3 OF THE [DE]PRIVING WITH THE WITNESSES AND: EVIDENCE BY THE TITLE-~18: D.-C.-C.-S.-~1001 WITH THE FRAUDULENT-MODIFICATION-SYNTAX-GRAMMAR-COMMUNICATIONS OF THE CAUSING WITH THE PARTICIPATION OF THE TITLE-~18: D.-C.-C.-S.-~1961: RACKETEERING, WITH THE TITLE-~18: D.-C.-C.-S.-~3 OF THE PARTICIPATING-CRIME AND: CRIMINAL-VIOLATIONS AND: TITLE-~18: D.-C.-C.-S.-~4: MISPRISON WITH THE FELONY OF THE DOCUMENT-EVIDENCE WITH THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE BY THE GOVERNMENTAL-SUPPORT-PROGRAMS AND: VASSALEES. ~45 FOR AN ORIGINAL-CLAIMS OF THE FALSE-CLAIMS-ACT ARE WITH THE PERSON'S-CONTRACT-EQUITY-KNOWLEDGE OF THE LIABILITY-DAMAGE-CLAIM WITH THE FRAUDULENT-MONITARY-GAINS OF THE FRAUDULENT-CONTRACT-PAYMENT WITH THE FALSE-EQUITY-TRANSFER-CLAIM OF THE PAYMENT-OUT OR: FINANCIAL-GAIN-IN OR WITH THE PERFORMANCE-KNOWLEDGE, OR: PERFORANCE-CLAIM BY THE FRADULENT-SYNTAX-GRAMMAR-DOCUMENTS OR: FRAUDULENT-SYNTAX-GRAMMAR-STATEMENT BY THE CLAIMING-PERSON OR: WITH THE CONTRACTING-PERSONS-CONSPIRING BY THE C.-s.-c.-p.-s.-G.-FALSE-CLAIMS-ACT WITH THE FRAUDULENT-CERTIFYING OF THE TYPE, KIND, OR: AMOUNT WITH THE EQUITY-[PROPERTY] OF THE CONTRACT WITH THE CERTIFYING-PARSE-SYNTAX-GRAMMAR-CONTRACT-FRAUD-KNOWLEDGE BY THE C.-s.-s.-c.-p.-s.-g.-POSTAL-AUTHORITY-CLAIMANTS. FOR THE GOVERNMENTS'-POSSESSIONS OF THE EQUITY-MONEY-LOSS ARE WITH THE CORRRECTION-CLAIM OF THE C.-s.-s.-c.-p.-s.-g.-CONTRACT-DOCUMENTATION WITH THE "QUI-TAM-LAWSUITS-CLAIM" OF THE VASSALEES-DEFENDANT-AUTOGRAPH-VIOLATION-LIABILITIES, RECKLESS-VOLITION WITH THIS CORPORATION-CASE OF THE C.-s.-s.-c.-p.-s.-g.-facts with an EVIDENCE-STANDARD OF THE CONTRACTING-DUTY-ELEMENTS WITH THE VIOLATORS-LOST-POSITION BY THE THREE-TIMES-MONEY-DAMAGES AND: CIVIL-FINES OF THE \$5,000-THRU-THE-\$10,000 WITH EACH FALSE-CLAIM AND: FRAUD AND: MISLEADING-STATEMENTS: TITLE-~15: DOCUMENT-CONTRACT-CLAIMS-SECTION-~1692-~E, OF THE PENALTY: TITLE-~15: DOCUMENT-CONTRACT-CLAIMS-SECTION-~78-~FF WITH THE [\$25-MILLION-FINE] WITH THE THIRTY-PERCENT OF THE COLLECTION-EQUITY-VALUE-BENEFIT WITH THE QUI-TAM-CLAIMANTS-PLAINTIFFS'-WITNESSING AND: PERFORMANCE-WORK-CONSOLIDATION OF THE CERTIFIED-EVIDENCE AND: C.-s.-s.-C.-p.-s.-G.-OPERATIONAL-LAWS WITH THE THIRTY-PERCENT OF THE EQUITY-FUNDS-COVERED WITH THE DEFENDANTS'-NOW-TIME-FACTS OF THE PAYMENT WITH THE SUCCESSFUL-PLAINTIFF'S-EXPENSES CORPORATION-CASE WITH THE PLOYMENT-SECURITY OF THE CORRECTION-DOCUMENT-STATEMENTS WITH THE SPECIAL-DAMAGES-PAY BY THE EVIDENCE-CONFESSION-DOCUMENT-VASSALEE. ~48 FOR THE FALSE-CLAIMS-ACT: TITLE-~31: D.-C.-C.-S.-~3729-THROUGH- TITLE-~31: D.-C.-C.-S.-~3733, OF THE C.-S.-S.-C.-P.-S.-G.-CHANGES ARE WITH THE CORRECTION-CLAIM OF THE FALSE-PARSE-SYNTAX-GRAMMAR-DUTY-STATEMENTS WITH THESE EQUITY-DAMAGE-CLAIMS OF THE CLAIMANTS'-EQUITY-LABOR-TAKEN WITH THE FRAUDULENT-PARSE-SYNTAX-GRAMMAR-CONTRACT-KNOWLEDGE-CERTIFICATION BY THE WRONG-DOER'S-PERSON/VASSALEES-CONFESSIONS-DOCUMENTS.

- ~49 FOR THE DUTY-AUTHORITY-TREATY OF THE ATTORNEY-GENERAL'S-POWERS ARE WITH THE CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-CONTRACT-DOCUMENTATION-CLAIM OF THE FORCE/POWER WITH THE BILLS OF THE LADINGS WITH THE DOCUMENT-EVIDENCE OF THE MATERIAL-CRIMINAL-VIOLATIONS WITH THIS CORPORATION-CASE OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE.
- ~50 FOR THE CLAIMANTS'-KNOWLEDGE OF THE GOVERNMENTS'-CRIMINAL-MONEY-PAYMENTS(OUT) OR: CRIMINAL-MONEY-CONSPIRACY-COLLECTION-CLAIMS ARE WITH THE GOVERNMENTS'-DAMAGE-CLAIM AGAINST THE WRONG-DOER'S-PERSON/VASSALEES-FRAUDULENT-PARSE-SYNTAX-GRAMMAR-DOCUMENT-CONTRACT WITH THE FALSE OR: FRAUDULENT-CONTRACTS AND: FALSE-CONTRACT-CLAIMS BY THE WRONGDOER-PERSON/VASSALEES.
- ~51 FOR THESE SUPPORTING-TERMS OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE ARE WITH THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE OF THE CALIFORNIA-TERRITORY.
 ~1 FOR THE D.-C.-C.-~4: FOR THE C.-s.-s.-C.-P.-s.-G.-COURSE OF THE C.-s.-s.-C.-P.-s.-G.-SERVICE ~a WITH THE C.-s.-s.-C.-P.-s.-G.-SUMMONS, ~b WITH THE C.-s.-s.-C.-P.-s.-G.-FORM, ~c WITH THE SERVICE-CLAIMS OF THE VASSALEES'-KNOWLEDGE, ~d WITH THE SUMMONS AND: COMPLAINT BY THE 21-DAYS-CORRESPONDENCE-BACK WITH THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-CLERK; ~g WITH THE JOINING-PROOF OF THE SERVICE WITH THE COURT-VENUE-CLERK, ~h WITH A COURT-VENUE-SCHEDULING-TIMES BY THE SERVICE, ~j WITHIN THE TIME-LIMIT OF THE TWENTY-ONE-(21)-DAYS-JOINING-CORRESPONDENCE-BACK-SERVICE WITH THE COMPLAINT AND SUMMONS BETWEEN THE CLAIMANTS AND: VASSALEES AND CLERK.
- ~2 FOR THE D.-C.-C.-S = WITH THE C.-S.-S.-C.-P.-S.-G.-SERVICE: ~a WITH THE QUIREMENT; ~d WITH THE CLAIMS OF THE FILING; ~e FOR THE FILING OF THE COURT-VENUE-CLERK'S-KNOWLEDGE IS WITH THE SERVICE-CLAIMS OF THE PERSON WITH AN AGE OF THE GREATER-THAN-EIGHTEEN-YEARS (18)-YEARS WITH THE MATTERS OF THE CORPORATION-CASE.
- ~3 FOR THE D.-C.-C.-~6 = WITH THE TIME: ~a WITH THE COMPUTATION-FEDERAL-CASES-EVERYDAY-CONTINUANCE WITH THIS COURT-VENUE, FEDERAL-COURT-VENUE AND: STATE-COURTS. ~d FOR THE COMPLAINTS AND: STATEMENTS OF THIS CORPORATION-CASE ARE WITH THE SERVICE OF THE FIVE-DAYS-CLAIMS-NOTICES WITH THE TRIAL BY THE CLAIMANTS AND: VASSALEES.
- ~4 FOR THE D.-C.-C.-~7 = WITH THE C.-S.-S.-C.-P.-S.-G.-PLEADINGS: ~a WITH THE PLEADINGS IN THE C.-S.-S.-C.-P.-S.-G.; ~b FOR THE COMPLAINT OF THE C.-S.-S.-C.-P.-S.-G.-CLAIMS ARE WITH THE DAMAGES BY THE C.-S.-S.-C.-P.-S.-G.-CORRECTION-POSITION. NOTE: FOR THE CLAIMS OF THE FRAUDS ARE WITH THE CLAIMANTS'-COMPLAINT BY THE SUING WITH THE CORRECTIONS BY THE CLEAR-MEANINGS WITH THE WORDS AND: CLOSURES WITH THE COMPLAINT AGAINST THE FRAUDULENT-VASSALEE'S-PLEADINGS WITH THE WRITING-CONFESSIONS BY THEIR AUTOGRAPHS.
- ~5 FOR THE D.-C.-C.-~8 = WITH THE CLAIMS OF THE PLEADINGS ARE:~a WITH THE CLAIMS OF THE DAMAGES BY THE COMPENSATION-FEES, MONEY, AND: VALUE-LAND AND: BUILDINGS; ~b WITH THE C.-S.-S.-C.-P.-S.-G.-CLAIM; ~c WITH AN OATH-CLAIM IN THE C.-S.-S.-C.-P.-S.-G.-CLAIMS; ~d WITH THE FAILURE OF THE CORRECT-FACTS = :PERJURY, FRAUD, LIES, FRAUDULENT, MODIFICATIONS, PRESUMPTIONS, ASSUMPTIONS, OPINIONS,; ~e WITH THE PLEADINGS BY THE CONCISE-MEANINGS AND: TERMS OF A ONE-THOUGHT IN EVERY SENTENCE WITH THE HE C.-S.-S.-C.-P.-S.-G.-FACT OF ONE VERB WITH THE THINKING IN EVERY SENTENCE-SYNTAX.
- ~6 FOR THE D.-C.-C.-~9 = WITH THE PLEADINGS-SPECIAL ~b WITH THE CLAIMS OF THE FRAUDS ARE WITH THE CONDITION, WILL AND: VOLITION OF THE MIND; ~e WITH DOCUMENT-CONTRACT-POSTAL-VESSEL-
- COURT-VENUE-COMPLAINT BY THE C.-S.-S.-C.-P.-S.-G.-NOW-TIME-PLACE AND NOW-TIME-FACTS.

 ~7 FOR THE D.-C.-C.-~10: FOR THE FORM OF THE PLEADINGS ARE WITH THE COMPLAINT-CAPTION OF THE CORRECT-FACTS, ~b WITH THE NUMBERING OF THE SENTENCES OR: PARAGRAPHS AND: PAGES; ~C WITH THE BONDING: GLUEING, STITCHING OR: MECHANICAL-RIVETTING OF THE COMPLAINT.
- ~8 FOR THE D.-C.-C.-~11: FOR THE FRIVOLOUS-FILINGS OF THE VASSALEE-PLEADINGS ARE WITH THE DAMAGE-CLAIM-SANCTION AGAINST THE FRAUDULENT-PARSE-SYNTAX-GRAMMAR-COMMUNICATION-DOCUMENTS. ~9 FOR THE LEGAL-NECESSARY-ELEMENT OF THE RAPE/FEAR ARE WITH THE CLAIMS OF THE TORT IN AN ORAL OR: WRITTEN-THREATING-PERSONAL-HARM WITH THE TITLE-~42: D.-C.-C.-S.-~1985-~3.
- ~10 FOR AN AUTOGRAPH OF THE LEGAL-COURT-C.-S.-S.-C.-P.-S.-G.-CORRECTIONS ARE WITH THE C.-S.-S.-C.-P.-S.-G.-LAW-DOCUMENT OF THE FIVE-DAY-TIME-LIMIT OR: SANCTION-FEES.
- ~11 FOR THE <u>C.-s.-s.-c.-p.-s.-g.-summary-corrections</u> of the <u>fraudulent-court-documents</u> are with the <u>collusion-claim</u>: <u>title-~28</u>: <u>chapter-~85</u>: <u>d.-c.-c.-s.-~1359</u> by the <u>vassalees-f.-l.-f</u>.

- ~12 FOR THESE SUMMARY-CORRECTIONS OF THE DOCUMENT-CLAIM-LIST: DOCUMENT-CLAIMS-~12-b:
- ~13 FOR THE D.-C.-C.-~12~-b-~7 OF THE JOINING ARE WITH THE CLAIMS OF AN AUTHORITY-JURISDICTION WITH THE AUTHORIZATION BY THE 'LAW OF THE FLAG-DOCUMENT'.
- ~14 FOR THE D.-C.-C.-~12-~b-~6 OF THE NOW-TIME-C.-S.-S.-C.-P.-S.-G.-PLEADINGS ARE WITH THE C.-S.-S.-C.-P.-S.-G.-FACTUAL-CLAIMS BY THE C.-S.-S.-C.-P.-S.-G.-DOCUMENTS.
- ~15 FOR THE D.-C.-C.-~12-~b-~5 WITH THE CORRECT-COURSE/LIVERY OF THE CASE-DOCUMENTS ARE WITH THE C.-S.-S.-C.-P.-S.-G.-CERTIFICATION OF THE COURT-CLERK WITH THE COURSEING OF THE PAPERWORK WITH THE C.-S.-S.-C.-P.-S.-G.-CLAIM OF THE PORT-COURT.
- ~16 FOR THE D.-C.-C.-~12-~b-~4: CORRECT-SERVICES OF THE PAPERWORK ARE WITH AN AUTOGRAPH-CANCELATION ON THE UNITED-STATES-POSTAL-SERVICE-STAMP AND: END-DORSEMENT WITH THE TOP OF THE COVER-PAGE-BACK WITH THE DOCKETING-PORT-STAMP OF THE PORT-COURT.
- ~17 FOR THE D.-C.-C.-~12-~b-~3 OF THE C.-S.-S.-C.-P.-S.-G.-VENUE WITH THIS COURT-FILING ARE WITH THE C.-S.-S.-C.-P.-S.-G.-CLAIM BY THE PORT-COURT-DOCUMENT-CONTRACT.
- ~18 FOR THE LAW OF THE FLAG ARE WITH THE CLAIM OF THE SANCTION AGAINST THE FOREIGN-MODIFICATION WITH THE COLOR, OBJECT OR: SHAPE BY THE FRAUDULENT-USE-MODIFICATION.
- ~19 FOR THE TRAPS IN THE TITLES, NAMES, DATES, CASE-NUMBERS, ITALIC-WORDS, BOXING, CHANGING-VECTORS AND: TITLE-SITES ARE WITH THE FRAUDULENT-GRAMMAR-FORMAT BY THE VASSALEES.
- ~20 FOR THE D.-C.-C.-~12-~b-~2: FOR THE COURT OF THIS DOCUMENT-CORPORATION IS WITH THE DOCUMENT-CLAIM BY THE C.-S.-S.-C.-P.-S.-G.-PORT-JOINING-COURT-AUTHORITY-JURISDICTION.
- ~21 FOR THE D.-C.-C.-~12-~b-~1: FOR THE KNOWLEDGE OF THE C.-S.-S.-C.-P.-S.-G.-FACTS ARE WITH THE CLAIMS OF THE FACTS WITH AN AUTHORITY-JURISDICTION-CORPORATION-CASE BY THIS DOCUMENT.
- ~22 FOR THE CAUSE OF THE D.-C.-C.-~9-~b, D.-C.-C.-~12-b, D.-C.-C.-~56-~d, AND: D.-C.-C.-~7
 FOR THE DUE-COURSE; AND WITH AN EQUAL-GUARANTEE OF THE TITLE-~42: D.-C.-C.-S.-~1985-~2 WITH
 THE DAMAGE OF THE CORRECT-FACTS BY THE CLAIMANTS'-WITNESSING AND: FACT-EVIDENCE.
- ~23 FOR THE 'TORT' OF THE DOCUMENT-CONTRACT-WRONGS ARE WITH THE PERSON'S-CONSPIRACY AGAINST THE DUTIES, PERSONS, DOCUMENT-CONTRACT OR: CONSTITUTION-STATE WITH THE FIDUCIARY'S-KNOWLEDGE OF THE WRONGFUL-PARSE-SYNTAX-GRAMMAR-USE WITH THE THREATENING-FEAR OR: COLORING-FEAR OF THE C.-S.-S.-C.-P.-S.-G.-TITLE-~18: D.-C.-C.-S.-~871.
- ~24 FOR THE POINT-IN-TIME-OATH OF A FIDUCIARY-OFFICE ARE WITH THEIR FIRST-DUTY OF THE CORPORATION WITH THE SECOND-DUTY BY AN AUTOGRAPH.
- ~25 FOR AN ADJECTIVE, PRONOUN OR: VERB-PROCESS IN THE F.-S.-G. ARE WITH THE PARTICIPATION IN THE MAIL-FRAUD: TITLE-~18: D.-C.-C.-S.-~1341.
- $\sim\!\!26$ FOR THE COMPLAINT-CONTRACT-CLAIM ON THE PLEADINGS ARE WITH THE COMPLAINT OF THE FACTS WITH THE FIRST-HAND-KNOWLEDGE OF THE F.-S.-G.
- ~27 FOR THE D.-C.-C.-~24 AND: TITLE-~28: D.-C.-C.-S.-~2403, OF THE DOCUMENT-VESSEL ARE WITH THE C.-S.-S.-C.-P.-S.-G.-CHALLENGE OF THE CORRECT-FACTS.
- ~28 FOR THE D.-S.-C.-C.-DOCUMENT-CLAIM-~7 OF THE DUE-COURSE-CLAIM IS WITH THE TITLE-~42: D.-C.-C.-S.-~1985-~2 WITH AN EQUAL-GUARANTEE OF THE LAW: D.-C.-C.-~12-b-~7, ~1, ~2.
- ~29 FOR THE TITLE~~18: D.-C.-C.-S.-~1621: FOR THE CONDITION OF THE MINDS ARE WITH THE WILLFUL-VOLITIONS-CLAIMS OF THE PAYMENTS WITH THE WRONGFUL-ACTION BY A PERJURY-OATH.
- ~30 FOR THE PERSON'S-KNOWLEDGE OF A DOCUMENT-BREACHES ARE WITH THE DAMAGE-CLAIM OF THE DOCUMENT WITH THE PAY-FEES OF THE CORPORATION-CASE WITH THE TITLE-~42: D.-C.-C.-S.-~1988.

 ~31 FOR THE D.-C.-C.-~38-a: FOR THE C.-S.-S.-C.-P.-S.-G.-TRIAL OF THE TWELVE-PERSON-COUNCIL
- IS WITH THE SUMMARY-CORRECTION-CLAIM BY THE DOCUMENT-COURT.
- ~32 FOR THE D.-C.-C.-~41-~a: VOLUNTARY-TERMINATION OF THE WRONG-FILED-PAPERS IS WITH THE VOLUNTARY-WITHDRAW OF THE CASE-KNOWLEDGE WITH THE DOCUMENT-CORRECTIONS-CASE-CLAIM.
- ~33 FOR THE D.-C.-C.-~49: FOR THE FACTS OF THE CASES ARE WITH THE CORRECT-FACTUAL-CLAIMS-EVIDENCE OF THE PORT-COURT-POSTAL-VESSEL-POSTAGE-STAMPS.
- ~34 FOR THE D.-C.-C.-~50: NEW-TRIAL-DE-NOVO IS WITH THE C.-S.-S.-C.-P.-S.-G.-PLEADINGS.
- ~35 FOR THE D.-C.-C.-~54: FOR THE CLAIMS OF THE SUMMARY-C.-S.-S.-C.-P.-S.-G.-CONTRACT-CLAIM ARE WITH THE C.-S.-S.-C.-P.-S.-G.-CORRECTIONS BY THE CLAIMANT-FEDERAL-JUDGE.
- ~36 FOR THE D.-C.-C.-~55: OF THE C.-S.-S.-C.-P.-S.-G.-WRIT OF THE FAULT-CONTRACT-CLAIM-FAULTS ARE WITH THE CORPORATION-CASE OF THE CORRECT-SYNTAX WITH THE TIME-LIMIT-PARTICIPATION OF THE FAILURES WITH AN ANSWERING OF THE VASSALEES'-PLEADINGS WITH THE C.-S.-S.-C.-P.-S.-G. BY THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE-TERMS.
- ~37 FOR THE D.-C.-C.-~56: FOR THE SUMMARY-JUDGMENT BY THE C.-S.-S.-C.-P.-S.-G ARE WITH THE DAMAGE-CLAIMS BY THIS QUO-WARRANTO-COMPLAINT'S-VASSALEES'-BONDED-EVIDENCE.
- ~38 FOR THE D.-C.-C.-~57: FOR THE CLARATORY-CONTRACT-CLAIMS OF THE DAMAGES ARE WITH THE CLAIMS OF THE PHYSICAL-EVIDENCE-DAMAGES WITH THE C.-S.-S.-C.-P.-S.-G.-FACTS BY THE PERFECT-FACT-EVIDENCE-C.-S.-S.-C.-P.-S.-G.-CONTRACT-CLAIM.
- FOR THE COPYCLAIM/COPYRIGHT-~22-~JUNE-~2012 BY THE FEDERAL-JUDGE, POSTMASTER: David-Wynn: Miller and: CLAIMANTS: Franklin-S.: Camillo, : Celina-Salazar: Camillo OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE.

- ~39 FOR THE POLICY AND: CUSTOM OF THE VASSALEES-DOCUMENT-EVIDENCE ARE WITH THESE DAMAGE-CLAIMS AGAINST THE CLAIMANTS WITH THE SUMMARY-CORRECTIONS OF THE VASSALEES'-SYNTAX-GRAMMAR-FRAUD-EVIDENCE ON THIS NOW-TIME-DATE-~2012, WITH THE C.-S.-S.-C.-P.-S.-G.-CORRECTIONS BY THIS CONTRACT-TREATY-WITNESS-FEDERAL-JUDGE.
- ~40 FOR THE C.-S.-S.-C.-P.-S.-G.-TITLE-~42: D.-C.-C.-S.-~1985-~2 WITH THE PERJURY OF THE CORRECT-FACTS ARE WITHIN THE CONSPIRACY OF THE THREATENING-PERSON IN THE COURT OR WITH THE TESTIFYING OF THE MATTER-PENDING WITH THE CASE IN THE PORT-COURT-POSTAL-VESSEL WITH THE WITNESSING OF THE PERSON WITH AN ATTENDING, TESTIFYING, IN THE COURT, OR WITH THE DAMAGING OF THE JUROR OF THE VERDICT WITH THE [OB]STRUCTING OF THE CORRECT-FACTS WITH THE CORPORATION-CASE WITHIN THE PORT-COURT.
- ~41 FOR THE [PRE]POSITIONS OF THE WORDS: FOR, OF, WITH, BY, IN, AS, ON, WITHIN, AGAINST, THROUGH OR EITHER ARE WITH AN POSITION-LODIAL-FACT-PHRASE OF THE NOW-TIME-AUTHORITY.
- ~42 FOR THE PRONOUN-SYNTAX-VOID OF THE FRAUD-GRAMMAR ARE WITH THE TERMS AS A TRAP WITH THE COURTROOM OF THE FRAUDULENT-VOID-COMMUNICATIONS.
- ~43 FOR THE TITLE~~42: D.-C.-S.-~1986: KNOWLEDGE OF THE DOCUMENT-DUTIES ARE WITH THE CORRECTION-CLAIM OF THE WRONG-SYNTAX-GRAMMAR-COMMUNICATIONS BY THE C.-S.-S.-C.-P.-S.-G.
- ~44 FOR THE C.-S.-S.-C.-P.-S.-G.-MOVING-PERSON'S-LARCENY BY THE FRAUD AND: CHEATING OF THE VASSALEES-CONTRACT ARE WITH THE DAMAGE OF THE C.-S.-S.-C.-P.-S.-G.-FALSE-CLAIM-ACT: TITLE-31: D.-C.-C.-S.-~3729-THROUGH THE C.-S.-S.-C.-P.-S.-G.-TITLE-31: D.-C.-C.-S.-~3733.
- ~45 FOR THE TITLE~18: D.-C.-C.-S.~1621, :FRAUD-FACT AND: PERJURY OF AN OATH IS WITH AN USE OF THE COERCION WITH THE VIOLATION OF THE TITLE~18: D.-C.-C.-S.-~1359 WITH THE RAPE OF THE CORRECT-FACTS WITH THE PERSONS/VASSALEES OF AN ACTION WITH THE TITLE~18: D.-C.-C.-S.-~4 OF THE CORPORATION-CASE, WITH THE PRISON OF THE FRAUDULENT-FELONY WITH THE F.-S.-G. AND: FRAUDULENT-FACTS AND: C.-S.-S.-C.-P.-S.-G.-TITLE~18: D.-C.-C.-S.-~3 IN THE PARTICIPATION WITH THE CRIMINAL-COMMUNICATION BY THE FRAUDULENT-SYNTAX-GRAMMAR-AUTHOR.
- ~46 FOR THE FRAUDULENT-TAKING OR: POSSESSION OF A PERSON'S-VALUABLES ARE WITH THE FRAUDULENT-SYNTAX-GRAMMAR-CLAIM BY THE FIDUCIARY OR: CONFIDENTIAL-PERSON.
- ~47 FOR THE RACKETEERING OF AN ORGANIZATION-CONSPIRACY ARE WITH THE COMMITMENT OF THE CRIMES WITH THE TORT/COERCION AND: RAPE OF THE LIFE, PARTY, PERSON, DOCUMENT OR: CORPORATION BEYOND THE POINT OF THE COVERY WITH AN ENGINEERING OF A DAMAGE WITH A CASE AGAINST THE PERSONS.
- ~48 FOR AN ADJECTIVE OF THE COLORFUL-OPINIONS ARE WITH THE MODIFICATION OF THE FACT WITH THE TWO-OR-MORE-FACTS-JOINING OF THE TWO-SEPARATE-WORDS WITH THE VACANT-USE OF THE HYPHEN-BETWEEN-THE-WORDS WITH THE LAST-FACT OF THE FACT-PHRASE WITH THE CHANGING OF THE FIRST-FACTWORD INTO AN ADJECTIVE-WORD-MEANING AND WITH THE ADJECTIVE-CHANGES OF THE SECOND-FACT-WORD INTO THE PRONOUN-SYNTAX-WORD-MEANING.
- ~49 FOR THE BREACH OF THE COMMISSION, OMISSION, OR: DOCUMENT OF THE DUTY, AUTHORITY, FIDUCIARY, TERMS, CONDITIONS ARE WITH THE CLAIM AS THE NEGLIGENT-PERSON
- ~50 FOR THE C.-S.-S.-C.-P.-S.-G.-TITLE-~18: D.-C.-C.-S.-~242-~1 FOR THE 2-OR-MORE-PERSON OF THE COMING-TOGETHER WITH THE VOIDING OF A CORRECT-DOCUMENT WITH THE FIDUCIARIES OF THE DOCUMENT-COURT WITH A CASE OF THE LAW, STATUE, ORDINANCE, REGULATION, AND MARTIAL-LAW-METHODS WITH A CASE IN THE DOCUMENT-STATE-CORPORATION-COURT WITH THE TWO-DIFFERENT-PUNISHMENTS, PAINS, PENALTIES OR: TREATMENT ON AN [ACCOUNT] LEDGER WITH THE PERSON-BEING-FOREIGN = VACANT-PUNCTUATION IN THE DEAD-NAME = FRAUDULENT/FOREIGN, OR WITH THE CLAIMS OF THE PERSON'S-COLOR, RACE, FAITH, OR: SEX ARE WITH THE CLAIMS BY THE DOCUMENT-PUNISHMENT.
- ~51 FOR AN ACTS OF THE RACKETEERING ARE WITH THE OWNER'S-LODIAL-CLAIMS OF THE FINANCIAL-EQUITY-CLAIM WITH THEIR BUSINESS OF THE MEANS WITH THE THREAT OF A STRONGER-POWERING-FORCE.

 ~52 FOR THE DURESS: VACANT-LAW[ILLEGAL]-PURPOSE/THREAT OF THE PERSON'S-COMPLIANCE ARE WITH THE THREAT OF THE BEATING, VIOLENCE, EMOTIONAL-PAIN OR: LOSS OF THE FREEDOM WITH THE PRISON OF A PERSON/PARTY WITH THE MENTAL OR: FINANCIAL-HARM BY THE COLLUSION-FORCE: C.-S.-S.-C.-P.-S.-G.-TITLE-~28: D.-C.-C.-S.-~1359.
- ~53 FOR THE LAWYER OR: ATTORNEY OF THE <u>DOCUMENTING-SERVICES</u> ARE WITH THE <u>DAMAGE-CLAIM</u> OF THE <u>C.-S.-G.-P.-S.-G.-FAILURE</u>, LOSS OR: <u>DAMAGES</u> WITH THE COMMUNION OF THEIR SERVICES.
- ~54 FOR THE BIAS: FOR THE CONCEIVE/OPINION = LEANING-TOWARDS-ONE-SIDE OF THE CAUSE WITH THE CONVICTION OF THE CORRECT-FACTS.
- ~55 FOR THE [DIS]CRIMINATION = [A]PARTHEID: FOR THE TREATMENT OF THE PERSON'S-EQUALITY ARE WITH THE DAMAGE-CLAIM OF THE NEGLECT WITH THE FAVORING OF THE ONE-PERSON WITH THE APARTHEID OF THE SECOND-PERSON. :TITLE-~VII OF THE ~1964: DOCUMENT-CIVIL-RIGHTS-ACT.
- ~56 FOR THE C.-S.-S.-C.-P.-S.-G.-TITLE-~18: D.-C.-C.-S.-~242: FOR THE PERSON OF THE FRAUDULENT-COLORING ARE WITH THE DOCUMENT-LAW-STATUTES, ORDINANCE OR: REGULATIONS OF THE DAMAGE-CLAIMS WITH THE DOCUMENT IN THE NOW-TENSE WITH THE DOCUMENT BETWEEN THE TWO-OR-MORE-PERSON WITH THE MANIFESTATIONS OF THE DOCUMENT-STATE-COURT-CORPORATION.
- FOR THE COPYCLAIM/COPYRIGHT-~22-~JUNE-~2012 BY THE FEDERAL-JUDGE, POSTMASTER: David-Wynn: Miller and: CLAIMANTS: Franklin-S.: Camillo, : Celina-Salazar: Camillo OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-VENUE.

~57 FOR THE CLAIMANTS: Franklin-S.: Camillo's-DAMAGE-CLAIMS BY THE VASSALEE'S-FRAUDULENT-PARSE-SYNTAX-GRAMMAR-EVIDENCE-DOCUMENTS-HEREIN-BONDED ARE WITH THE DAMAGE-CLAIM OF THESE FRAUDULENT-SYNTAX-GRAMMAR-PAPERS WITH THE SANCTIONS AGAINST THESE VASSALEES OF THE FOUR-TIMES-DOWN-PAYMENT-PAYBACK WITH THE PARSE-SYNTAX-GRAMMAR-FRAUD AND OF THE EQUITY-CARETAKER-GUARDIAN-TRUSTEE-WAGES-DUE: \$1,466,700.00, WITH THE CLAIMANTS: Franklin-S.: Camillo AND: Celina-Salazar: Camillo BY THE CONTRACT-VASSALEES.

: Franklin-S.: Camillo :SEAL: Franklin-S.: Camillo,

: Celina - Salazar: Camillo : SEAL: Franklin-S.: Camillo,

: Celina - Salazar: Camillo : SEAL: Franklin-S.: Camillo,

: David-Wynn: Miller. - 22 - JUNE~ 20/2

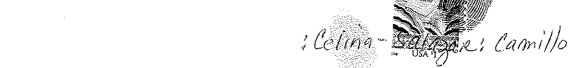
: David-Wynn: Miller: : FEDERAL-JUDGE, POSTMASTER.

:NOTE: FOR THE C.-S.-S.-C.-P.-S.-G.-CLAIM OF THE FALSE-CLAIMS-ACT-CASES ARE WITH THE COMPLAINT BY THE POSTAL-GOVERNMENT-AUTHORITY-SEAL WITH THE C.-S.-S.-C.-P.-S.-G.-QUO-WARRANTO-COMPLAINT OF THE FEDERAL-JUDGE, POSTMASTER: David-Wynn: Miller's-SERVICE-JOINING WITH THE FEDERAL-POSTAL-SERVICE-GOVERNMNET.

FOR THE C.-S.-S.-C.-P.-S.-G.-COMPLAINT OF THE POSTAL-GOVERNMENT-SUPPORT IS WITH THE C.-S.-S.-C.-P.-S.-G.-BONDING-CLAIM BY THE COMPREHENSIVE-CRIMINAL-BANKING-EVIDENCE WITH THE UNITED-STATES-ATTORNEY-GENERAL OF THE FEDERAL-CALIFORNIA-TERRITORY.

FOR EACH CASE-SETTLEMENT OF THE C.-S.-S.-C.-P.-S.-G.-FALSE-CLAIMS-ACT-COVERY, RESCISSION-ACT: TITLE-~15: D.-C.-C.-S.-~1639-A, WITH THE CARETAKER-GUARDIAN-TRUSTEE-COVERY OF THE INTEREST-PAID FOR THE FRAUDULENT-MORTGAGE-SYNTAX-GRAMMAR AND: LACK OF THE LODIAL-TITLE-CLAIM BY THE VASSALEE-BANK IN THE SALE OF THE PROPERTY-DOCUMENTS ARE WITH THE CLAIMANTS'-EVIDENCE OF THE MORTGAGE-FRAUD WITH THE C.-S.-S.-C.-P.-S.-G.-EQUITY-CLAIM OF AN (EST.-\$25-MILLION-COVERY-PENALTY-FEE) FOR THE UNITED-STATES-POSTAL-SERVICE-GOVERNMENT AND: INTERNAL-REVENUE-SERVICE WITH THE (8700-HOURS-X \$8.25)=\$87,400-PER-YEAR-TRUSTEE, CARETAKER-GUARDIAN-WAGES-DUE AND: PAYABLE TO THE

HOMEOWNER-TRUSTEE BY THE VASSALEE-BANK'S-WRITTEN-PARSE-SYNTAX-GRAMMAR-WRONGS AS THE EVIDENCE-CONFESSIONS AGAINST THE CLAIMANTS-CARETAKER-GUARDIAN-TRUSTEE-VICTIMS.



C.-S.-S.-C.-P.-S.-G.- DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-FLAG.

FOR THIS GOLD-CERTIFICATE OF THIS EQUITY-LIS-PENDENS-LIEN IS WITH THIS DOCUMENT-CLAIM OF THIS EQUITY-GOLD-CERTIFICATE-VALUE-LIEN.

~1 FOR THE Franklin-S.: Camillo, :Celina-Salazar: Camillo, ~510-VISTA-SPRINGS-COURT,-~MILPITAS, -~CALIFORNIA-~95035 (HOME), ARE WITH THE EQUITY-CLAIM OF THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-REGISTRATION-CORPORATION-CASE-NUMBERS-~ , IS WITH EQUITY-SECURITY-HOLDING-LOCATION-LAND-AND-BUILDING-NUMBER-CLAIM-~510-VISTA-SPRINGS-COURT, -~MILPITAS, -~CALIFORNIA-~95035, BY THESE CLAIMANTS-GUARDIAN-CARETAKER-TRUSTEE WITH THIS DATE-NOW-TIME-~2012 BY THE C.-S.-S.-C.-P.-S.-G.-GOLD-CERTIFICATE-LIS-PENDENS-LIEN.

~2 FOR THIS CLAIMANTS'-KNOWLEDGE OF THIS EQUITY-LIS-PENDENS-LIEN-GOLD-CERTIFICATE IS WITH THIS EQUITY-VALUE-CLAIM OF THIS TIME-STAMP-MEASUREMENT-EQUITY-VALUE WITH THE (700)-TROY-OUNCES-.999-FINE-GOLD-COIN: OR: \$1,466,700.00-LIS-PENDENS-LIEN AT THE NOW-TIME-RATE-QUOTE-PER-TROY-OUNCE WITH THE CHICAGO-MERCANTILE-GOLD-COMMODITIES-QUOTE OF THESE CLAIMANTS'-CARETAKER-GUARDIAN-TRUSTEE-WAGE-CONTRACT-CLAIM-PAYMENT WITH THE EQUITY-GOLD-CERTIFICATE-LIS-PENDENS-LIEN ON THIS NOW-TIME-DATE-~2012 WITH THIS C.-S.-S.-C.-P.-S.-G.-DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT'S-CONTRACT-CLAIM-AUTHORIZATION BY THIS GOLD-CERTIFICATE-LIS-PENDENS-LIEN AGAINST THE DOCUMENT-CONTRACT-LOCATION-~510-VISTA-SPRINGS-COURT, -~MILPITAS, -~CALIFORNIA-~95035, BY THE CLAIMANTS'-CARETAKER-GUARDIAN-TRUSTEE-WORKING-WAGES-GOLD-CERTIFICATE-LIEN.

- ~4 FOR THE CLAIMANTS OF THIS GOLD-VALUE-EQUITY-CERTIFICATE-VESSEL ARE WITH THIS CONTRACT-CLAIM OF THE TITLE-~42: D.-C.-C.-S.-~1986 WITH THIS KNOWLEDGE OF THE C.-S.-S.-C.-P.-S.-G.-CONTRACT-CLAIM WITH THE WAGE-PAYMENT-GOLD-CERTIFICATE WITH THE LIS-PENDENS-LIEN BY THE CLAIMANTS.
- ~5 FOR THE CLAIMANTS'-CONTRACT AS THE GOLD-CERTIFICATE-HOLDERS ARE WITH THE EQUITY-GOLD-CERTIFICATE-LIS-PENDENS-LIEN-CLAIM OF AN AUTOGRAPH-C.-S.-S.-C.-P.-S.-G.-CONTRACT-CLAIM-AUTHORIZATION WITH THIS DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-CLERK'S-AUTHORITY AS THE DOCUMENT-CONTRACT-POSTAL-VESSEL-COURT-JUDGE WITH THE CLAIM-DATE-~2012 OF AN EQUITY-VALUE-GOLD-CERTIFICATE-LIS-PENDENS-LIEN-CLAIM LESS THE DEBTS AND: LIENS OF THE LAND AND BUILDINGS-HEREIN-TITLE WITH THE FILE-COPIES BY THE C.-S.-S.-C.-P.-S.-G.-WRIT OF THE MANDAMUS. (HEREIN-COPY)
- ~6 FOR THIS WRIT OF AN EQUITY-GOLD-CERTIFICATE-LIS-PENDENS-LIEN OF THE NOW-TIME-QUOTE-PER-TROY-OUNCE-.999-FINE-GOLD-COIN OR: \$1,466,700.00, :WRIT OF THIS 'LIS-PENDENS-LIEN' IS WITH THE GUARDIAN-CARETAKER-TRUSTEE'S-WAGES-CLAIM BY THE CLAIMANTS-CERTIFICATE-HOLDERS WITH THE QUO-WARRANTO-COMPLAINT-CLAIM-DATE-NOW-TIME~2012, WITH THE 'WRIT OF THIS LIS-PENDENS-LIEN' WITH THIS TRUST-LAWS-DOCUMENT: C.-S.-S.-C.-P.-S.-G.-CONTRACT-CLAIM-AUTHORITY.

:CLAIM OF THESE TERMS:

:D.-C.-C.-S. = DOCUMENT-CONTRACT-CLAIMS-SECTION,

~ = :LOCATION-TILDE

:C.-S.-S.-C.-P.-S.-G.=:CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR. FOR ANY BREACH OF THE C.-S.-S.-C.-P.-S.-G. IS WITH THE VIOLATION-DAMAGE-CLAIMS OF THE FRAUDULENT-SYNTAX-GRAMMAR: TITLE-~18: D.-C.-C.-S.-~1001 AND: FRAUD AND :MISLEADING-STATEMENTS: TITLE-~15: D.-S.-C.-S.-~1692-~e WITH THE FINE-PENALTY- TITLE-~15: D.-C.-C.-S.-~78-~FF: \$25-MILLION OF THE OSE OF THE BANKING-COMMUNICATIONS-DAMAGE-CLAIMS WITH THIS TITLE-~18: D.-C.-C.-S.-~1341 WITH A TORT-DAMAGE BY THESE PERSON

: Franklin - S.: 110 : Celina - Salazar : Camillo :: :

:seal

EVIDENCE

GSCNW#11305003
Recording Requested By:
WAUSAU MORTGAGE CORPORATION

And After Recording Return To:
WAUSAU MORTGAGE CORPORATION
6800 KOLL CENTER PARKWAY #310
PLEASANTON, CALIFORNIA 94566
Loan Number: 459988

DOCUMENT: 18214770

Pages: 27
Fees . 87 00
Taxes
Copies
AMT PAID 87.00

BRENDA DAY'S
SANTA CLARA COUNTY BECORDER
Recorded at the request of
Alliance Title Company

RDE # 007 2/02/2005 8:00 AM

:Syntax-word-key-meaning:

1=Adverb

8=Past-time

2=Verb 3=Adjective 9=Future-time

4=Pronoun

0=Conjunction
MC=No-Contract

- [Space Above This Line For Recording Data]

DEED OF TRUST

MIN: 1000346-0000459988-7

DEFINITIONS

VC = VOID-CONTINUALUCE BY THE 2-SPACE-SYNTA

Words used in multiple sections of this document are delined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16. DPU

(A) "Security Instrument" means this document, which is dated valantiary 25, 2005 VC, together with all Riders to this document.

(B) "Borrower" is FRANKLIN S. CAMILLO AND CELINA SALAZAR CAMILLO, HUSBAND AND WIFE

Borrower is the trustor under this Security Instrument.

(C) "Lender" is WAUSAU MORTGAGE CORPORATION

Lender is a corganized organized and existing under the laws of COLORADO.

Lender's address is 6800 KOLL CENTER PARKWAY #310, PLEASANTON, CALIFORNIA 94566

(D) "Trustee" is VALLIANCE TITLE
39465 PASEO PADRE PARKWAY, #1500, FREMONT, CALIFORNIA 94538

(E) "MERS" is Morigage Electronic Registration Systems, Inc. MERS is a separate corporation that is acting solely as a nominee for Lender and Lender's successors and assigns. MERS is the beneficiary under this Security Instrument. MERS is organized and existing under the laws of Delaware, and has an address and telephone number of P.O. Box 2026, Fight MI 48501-2026, tel. (888) 679-MERS.

of P.O. Bdx 2026, Flint, MI 48501-2026, jel. (888) 679-MERS.

(F) "Note" means the promissory note signed by Borrower and dajed JANUARY 25, 2005

The Note states that Borrower owes Lenderone MILLION, STX HUNDRED TWENTY-FIVE THOUSAND AND 00/100

Dollars (U.S. \$ 1,625,000.00) plus interest. OPV

1

Borrower, has promised to pay this debt in regular Periodic Payments and to pay the debt in full not later than
FEBRUARY 1, 2035 (C) "Property" means the property that is described below under the heading Transfer of Rights in the Property. (H) "Loan" means the debt evidenced by the Note, plus interest, any prepayment charges and late charges due under the Note, and all sums due under this Security Instrument, plus interest. (I) "Riders" means all Riders to this Security Instrument that are executed by Borrower. The following Riders are to be executed by Borrower [check box as applicable]:
(I) "Riders" means all Riders to this Security Instrument that are executed by Borrower. The following Riders are to be executed by Borrower [check box as applicable]:
☐ Adjustable Rate Rider ☐ Condominium Rider ☐ Second Home Rider ☐ Balloon Rider ☐ Planned Unit Development Rider ☐ Other(s) [specify]
☐ 1-4 Family Rider ☐ Biweekly Payment Rider
(J) "Applicable Law" means all controlling applicable federal, state and local statutes, regulations, ordinances and administrative rules and orders (that have the effect of law) as well as all applicable final, non-appealable judicial opinions.
(K) "Community Association Dues, Fees, and Assessments" means all dues, fees, assessments and other charges that are imposed on Borrower or the Property by a condominium association, homeowners association or similar organization.
(L) "Electronic Funds Transfer" means any transfer of funds, other than a transaction originated by check, draft, or similar paper instrument, which is initiated through an electronic terminal, telephonic instrument, computer, or magnetic tape so as to order, instruct, or authorize a financial institution to debit or credit an account. Such terminal transfers authorized to the modified to a control of the property authorized to the modified t
(M) "Escrow Items" means those items that are described in Section 3. (N). "Miscellaneous Proceeds" means any compensation, settlement, award of damages, or proceeds wild by any
third party (other than insurance proceeds paid under the coverages described in Section 5) for: (i) damage to, or destruction of the Property; (ii) condemnation or other taking of all or any part of the Property; (iii) conveyance in lieu of condemnation; or (iv) misrepresentations of, or omissions as to, the value and/or condition of the Property. (O) "Mortgage Insurance" means insurance protecting Lender against the nonpayment of, or default on, the Loan. (P) "Periodic Payment" means the regularly scheduled amount due for (i) principal and interest under the Note,
(Q) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. \$2601 et seq.) and its implementing regulation, Regulation X (24 C.F.R. Part 3500), as they might be amended from time to time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this Security Instrument. "RESPA" refers to all requirements and restrictions that are imposed in regard to a "federally related mortgage loan"
even if the Loan does not qualify as a "federally related mortgage loan" under RESPA. — 4 (R), "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.
TRANSFER OF RIGHTS IN THE PROPERTY
The beneficiary of this Security Instrument is MERS (solely as nominee for Lender and Lender's successors and assigns) and the successors and assigns of MERS. This Security Instrument secures to Lender: (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the
VC COUNTY OF VC SANTA CLARA : [Type of Recording Jurisdiction] [Name of Recording Jurisdiction]

9=Future-time 0=Conjunction NC=No-Contract

> 3=Adjective 4=Pronoun

:Syntax-word-key-meaning: 1=Adverb 8=Past-time

Case5:12-cv-03419-PSG Document1 Filed07/02/12 Page17 of 27

: EVIDENCE!

ATTACHED HERETO AND MADE A PART HEREOF AS EXHIBIT "A". LEGAL DESCRIPTION A.P.N. #: 042-30-017

:Syntax-word-key-meaning:

1=Adverb

8=Past-time

2≈Verb

9=Future-time

3=Adjective

0=Conjunction

4=Pronoun

NC=No-Contract

which currently has the address of 510 VISTA SPRING COURT

, California 95035

("Property Address"):

[Zip Code]

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument and agrees that MERS holds only legal title to the interests granted by Borrower in this Security Instrument, but, if necessary to comply with law or custom, MERS (as nominee for Lender and Lender's successors and assigns) has the right: to exercise any or all of those interests, including, but not limited to, the right to foreclose and sell the Property; and to take any action required of Lender including, but not limited to, releasing and canceling this Security Instrument. this Security Instrument.

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unenfulnibered, except for encumbrances of record.

Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. currency. However, if any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid. Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender: (a) cash; (b) money order: (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality, or entity; or (d) Electronic Funds Transfer.

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may return any payment or partial payment if the payment or partial payments are insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current, without waiver of any rights hereunder or prejudice to its rights to refuse such payment or partial payments in the future, but Lender is not

of repord. Boffower warrangs and will defend generally the title to the Property against all claims and demands, subject to any engindrences of record.

"THIS SECURITY INSERUMENT somblines unform everywhere a stational use and non-amintom coverants with limited variations by jurisdiction to constitute a uniform security instrininent covering can property.

"In Payment of Principal, Interest and Londer crywhen an and gare as follows: O the Note and adversary to Principal, Interest, Escroy Items, Prepayment Charges, and Late Charges. Borlower shall pay when the the principal of and interest ob, the dibt evidenced in the Note and adversary in the state of the principal of and interest ob, the dibt evidenced in the Note and adversary in the state of the principal of the Note and adversary in the state of the principal of the Note and adversary in the state of the principal of the Note and adversary in the state of the principal of the Note and adversary in the state of the principal of the Note and adversary in the Note of this Security Instrument to Section 3. Payments die unfort the Note and this Security Instrument to Section 3. Payments die unfort the Note and this Security Instrument is produced by Lender as payment shall be made in U.S. Scrafty Instrument in the section of the more of the following forms, as selected by Lender (a) cash; (b) modey order; (c) corrified check, bank, chock, reasurer's check, provinged and young the state of the state o the Note and this Security Instrument of performing the covenants and agreements secured by this Security Instrument.

2. Abulication of Payments or Proceeds, Except as otherwise described in this, Section 2, all payments actipied and applied by Lender shall be applied in the Security (a) inserest due under the Note. (b) principal did and the Note. (c) angulate deep linder, Section 2. Such payments shall be applied to each Periodic Payment if the order in which it become die. Any timming amends shall be applied first to late charges the Note.

It Lender, receives a payment from Borrower for a delinquent Periodic Payment which includes a sufficient amount to pay any late charges due, the payment hay be applied to the delinquent payment and the late charge. It more than one Periodic Payment it outstanding. Lender may apply any payment received from Borrower to the action that any excess exists after the payments if, and to the extent that any excess exists after the payment is, and to the extent that any excess exists after the payment is of the payment for order of more Beriodic Payment charges and their as described in the Note.

Any application of payments, such excess play be applied to any late charges due. Voluntary prenayments shall be applied first to any prepayment that exist excess play be applied to any late charges due. Voluntary prenayments shall be applied for extend to posthone the due date. Or charge the amount, of the Periodic Payments.

Any application of payments, such excess play be applied to any late charges due. Voluntary prenayments shall be applied for extend to posthone the due date. Or charge the amount, of the Periodic Payments.

Any application of payments, such excess because the amount, of the Periodic Payments are one to Note shall not extend to posthone the due date. Or charge the late of the day Periodic Payments are one to the Note shall not extend to posthone the note of the late of the Property; (b) leasened to the right of the Payment of Morreage insurance premiums, if any, o

:Syntax-word-key-meaning: 1=Adverb 8=Past-time 9=Future-time 3=Adjective 0=Conjunction NC=No-Contract 4≅Pronoun

in writing. In the event of such yaiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been warved by Lender and, if Lender requires, shall furnish to Lender reference evidencing such payment within such time period as Lender may regular. Borrower's obligation to make such payments and to provide receipts shall for all purposes be decided to be a covenant and agreement contained in this Section; Institutent, as the phrase "covenant and agreement" is used in Section 9. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section, 9 to repay to Lender any such amount. Lender may revoke the waiver as to any or all Escrow Items all any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Lender all Funds, and in such amounts, that are then required under this Section.

I Lender, may, at any time, collect and hold Funds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and (b) not to effect the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with Applicable Law.

The Funds shall be held in an institution whose density are institution in the content of the payers.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or enlity (including Lender, if Lender is an institution whose deposits are so insured) or the any Federal Home Loan Bank, Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account; of verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and Applicable Law permits Lender to make such a charge. Unless an agreement is made in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not be required to pay Borrower any interest of earnings on the Funds. Borrower and Lender can agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds as required by RESPA.

any interest or earnings on the Funds. Borrower and Lender can agree in writing, now-ver, plan meyes, shall be paid on the Funds. Bender shall give to Borrower, without charge, an annual accounting of the Funds are required by RESPA.

If there is a surphis of Funds held in escrow, as defined under RESPA, Lender shall account to Borrower for the excess funds, in accordance with RESPA. If there is a shortage of Funds held it escrow, as defined under RESPA, Lender shall not the shortage in accordance with RESPA, and Borrower shall gay to Lender the amount necessary to make up the shortage in accordance with RESPA, bit in no more than 12 monthly payments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Lender shall not the Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly payments.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower and Funds held by Lender.

4. Charges; Lieris. Borrower shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property whon can attain priority over this Security Instrument, leasehold payments of ground refus of the Property, it any, and Community Association Dues, Fees, and Assessments, it any. To the extent that these items are Borrow items, Borrower shall pay them in the manner provided in Section 3.

Borrower shall promptly discharge any lied which has priority over this Security Instrument unless Borrower shall promptly discharge any lied which has priority over this Security Instrument unless Borrower shall promptly discharge any lied which has priority over this Security Instrument unless borrower is performing such agreement; (b) contests the lied in good any of the property is unlied to the payment of the obligation secured by the liph in a manner acceptable to Lender, but only so long as Borrower is performing such agreement; (b) contests the l

Page 5

:Syntax-word-koy-meaning: 1=Adverb 9=Fature-time 0=Conjunction 3=Adjective NC=No-Contract 4≖Pronoun

nich within 10 days of the date on which that notice is given, Borrower shall satisfy the lien of take one of more of the actions set forth above in this section d.

Lenter puly specifie Borrower of 1987 of 1984 in the configuration of the property insuffice. Borrower, and 1987 of 1984 in the Logar.

S. Perceptry insuffice. Borrower, a fall kept the the throughout the perm "extended coverage," and advoice the property included specified of the property insuffice against the property in the perm of the property in the perm of the property in the perm of the perm of

:Syntax-word-key-meaning: SuPast-time 1=Adverb 9=Futuro-lime **G=Conjunction** 3=Adjective NC=No-Contract 4=Pronoun

the excess, if any, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in

the excess, if any, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in Section 2.

If Borrower abantons, the Property Lender may file negociate and settle any available insurance ciain, and resided matters. It Borrower doct not respond willin 30 days to a notice from Lender that the insurance carrier has offered to reflece a claim, then Lender may negotiate and settle the claim. The 30 day period will begin when the notice is given. In either event, of if Lender acquires the Property inder Section 27 of otherwise, Borrower nervety sestings to Lender (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amounts unfait under the Note of this Sectivity Institutes as such rights are applicable to the Order of Borrower's rights (other than the right to any retund of underned premitings paid by Borrower) under all insurance portices covering the Property, insofar as such rights are applicable to the property amounts unfaid under the Note of this Sectivity Institutent, whether of pot the diffe.

6. Occulancy. Borrower shall occupy, establish and the the Property is Borrower's principal residence within 60 days after the exception of this Sectifity Institutent and shall confinue to occupy the Proflety as Borrower's principal residence within an experiment of this Section of the Sections.

7. Preservation, Maintellance and Proflection of the Property; Inspections. Borrower shall not destroy, darriage of implier the Property, allow, the Property to definious of countit waste of the Property. Whether of not Borrower is residing if the Property to definious of countit waste of the Property the Proflecty the Proflecty from detectionating of decreasing in value due to its countit waste of the Property in other to prevent the Proflecty from detectionating of decreasing in the Proflecty in other to prevent the Proflecty in damaged of avoid further detectoration of damage. If insuffance, or condemnation proceeds are paid in connection with damage to, of the Lacing of

such regain or restoration.

Lender of its agent may make reasonable entries upon and inspections of the Property. It it has reasonable earlies, Lender may inspect the interior of the improvements of the Property. Lender shall give Borrower notice at the time of of prior to such an interior inspection specifying such reasonable cause.

8. Borrower's Loan Application. Borrower shall be in default if, during the Loan application process, Borrower or any persons of chitties acting it the direction of Borrower of with Borrower's knowledge or consent gave materially false, misleading, of inaccurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Lian. Magnital representations include, but are not limited to, representations concerning Borrower's occupancy of the Property as Borrower's minimal residence.

9. Protection of Lender's Interest in the Property and Rights Linder this Security Instrument, If (a) Borrower tails to perform the covenants and agreements considered in this Security Instrument, (b) there is a legal proceeding that might significantly affect Lender's interest in the Property and room of forteture, for regulations), of (c) Borrower has abandoned the Property, then Lender may do and pay for whatever is regulations), of (c) Borrower has abandoned the Property, then Lender may do and pay for whatever is regulations, including inforcement to property and reasonable the Property, and securing and/or regarding the Property. Lender's actions can include, but are not limited to (a) paying any sums secured by a lich which has proprity over this Security Instrument, including inforcement is abandoned the Property. Lender's and of the Property, and securing and/or regarding the Property. Lender's actions can include, but are not limited to (a) paying any sums secured by a lich which has proprity over this Security Instrument; (b) appearing in count; and (c) paying reasonable

:Syntax-word-kay-meaning: 1#Adverb 8=Past-time 9=Futura-time 3×Adjective 0=Conjunction NC=No-Contract 4¤Pronoun

attornays, fees to protect its interest in the Property and/or rights under this Security Instrument, including attornays, fees to protect its interest in the Property and/or rights under this Security Instrument, including its security the Property io make repairs, change locks, replace of board so looks and windows, drain water entering the Property to make repairs, change locks, replace of board so looks and have quilifies turned from pipes, eliminate building or other code violations or dangerous conditions, and have quilifies turned from pipes, eliminate building or other code violations or dangerous, conditions, and have quilifies turned from pipes, eliminate building or other code violations of dangerous conditions, and have quilifies the protect of the property of

secured by this Security Institutent. These amoligies shall be a interest at the Note rate from the date of disconsement and shall be payable, with such interest, upon libite from Lenter to Borrower requesting payment.

It is Security Institutent is of a leasthold, Borrower shall comply with all the provisions of the least. If Borrower requires the tide to the Property, the leasthold and the tee tide shall not notice unless Lender agrees in the merger in writing.

10. Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan, the Mortgage Insurance coverage fourtied by Lender ceases to be available from the mortgage insurance to make separately designated payments toward the premiums for Mortgage Insurance. Borrower shall pay the premiums required to other new payments toward the premiums for Mortgage Insurance. Borrower shall pay the premiums required to other new payments toward the premiums for Mortgage Insurance. Borrower shall pay the premiums required to other new payments are unreased insurance of the Mortgage Insurance previously in effect, of core substantially equivalent to the Mortgage Insurance previously in effect, from all alternate mortgage insurance seeded by Lender. If substantially equivalent Mortgage Insurance payments were due within the insurance coverage of the Mortgage Insurance previously in effect, the payments of a Mortgage Insurance of the payments of the

Insurance. Insurance. Insurance in borrower does not replay that risk on all such insurance in force from time to tiffle, and may Mortgage insurers evaluate their total risk on all such insurance in force from time to tiffle, and may enter into agreements, with other parties that share of midify their risk, of residee losses. These agreements are on terms and conditions that are satisfictory to the mortgage insurer and the other party (or parties) to these agreements. These agreements thay require the mortgage insurer to make payments using any source these agreements. These agreements thay require the mortgage insurer to make payments using any source of funds that the mortgage insurer may have available (which may include funds obtained from Mortgage of funds that the mortgage insurer may have available (which may include funds obtained from Mortgage

(Syntax-word-key-meaning: Adverb 8=Past-time 1=Advect 9¤Future-time 3=Adjective Q=Conjunction **NC=No-Contract** 4≖Pronoun

Mortgage Insurance under the Homeowners Projection Act of 1998 of any other law. These rights may factorile the project to receive certain discusses, to receive and obtain concellation of the Mortgage Insurance, to have the Mortgage Insurance, to have the Mortgage Insurance, to have the Mortgage Insurance automatically, and/or to receive a refund of any Mortgage insurance premiums that were unextend at the time of such cancellation of termination. may increme the principal to receive extrained inscriptions of product of any Mortrage Insurface, to have the Mortrage Insurfaces, to be presented at the time of such cauceflation of termination.

Product of any Mortrage Insurface predictions that were unpasted at the time of such cauceflation of termination.

Product of the Assignment of Miscetlaneous Proceeds; Forditire. All Miscetlaneous Proceeds are hereby and chall be part to the Lander of the Aroberty, it is duckaged, such Miscetlaneous Proceeds and the late of the Committee of the Product of the Production of the Aroberty of the Production of Production

Page 9

:Syntax-word-key-meaning: 1≅Adverb S=Past-time 2ªVorb 9=Future-time 3=Adjective 0=Conjunction 4=Pronoun NC≃No-Contract to Enrower or any Successor in Interest of Borrower, shall not operate to release the liability of Borrower or any Successors in Interest of Borrower. Lender shall not be required to commence proceedings against any Successor in Interest of Borrower of the tentise to excend time for payment of otherwise modify amortifation of the sums seedned by this Security Instrument by reason of any demand made by the original Borrower of any Successors in Interest of Borrower. Any forbentance by Lender in exercising any right of successors in Interest of Borrower of a acceptance of payments from third persons, equities, or Successors in Interest of Borrower of in amortins less than the amount then due, shall not be a warver of or precided the exercise of any right of remedy.

precione the exercise of any right of remedy.

13. Joint and Several Liability; Co-signers; Successors and Assigns Bound. Borrower coverlants and agrees that Borrower's obligations and liability shall be joint and several. However, any Borrower who co-signs this Security instrument but does not execute the Note (a "co-signer"): (a) is co-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the terms, of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lember and any other Borrower can agree to extend, mortify, for make any accommodations with regard to the terms of this Security Instrument or the Note without the co-signer's consent.

Instrutent; abit (c) agrees that Lenger and any other Borrower, and agree to extend, modify, forfear of make any accipracodations with regital of the terms of this Security Instrument of the Note without the co-signer; sportson.

Subject to the provisions of Security Instrument in Inferest of Borrower with assenties Enrirower; a obligations under this Security Instrument. Borrower shall put he related from Borrower's obligations and liability under this Security Instrument. Borrower shall put he related from Borrower's obligations and liability under this Security Instrument shall blind (except as put yields in Borrower's obligations and liability under this Security Instrument shall blind (except as provided in Security Security Instrument shall blind (except as provided in Security Instrument shall blind (except as provided in Security Instrument shall blind (except as provided in Security Instrument, including, but not limited to another is security Instrument in counterton with Security Instrument, including, but not limited to another is security Instrument of the Property and rights under this Security Instrument, be charge a specific feel that are expressly problighted by this Security Instrument of appropriate Lender may not charge test that are expressly problighted by this Security Instrument of a Applicable Lieu.

If the Lifan is support if a lost which soft another in Security Instrument of the general test in a security in the Security Instrument of the permitted limits, then (a) any such lost charge shall be reduced by the amount necessary to realize the permitted limits, then (a) any such lost charge shall be reduced by the amount necessary to realize the permitted limits, will be resimiled to Borrower. Lender may choose to make this perhaps to Borrower with the Lost of the permitted limits, will be remarked to a partial prepayment withing any prepayment of the Roll permitted limits, and the partial property when the Borrower is provided for under the Note of the making a direct payment with Borr

16. Governing Law: Severability; Rules of Construction. This Security Instrument shall be governed by fedical law, and the 18th of the invisitation in which the Property is located. All rights sufficients of construction of the property is located. All rights sufficients of any, requirements and limitations of Applicable Law might explicitly by implicitly allow the parties to agree by pontract of it, any requirements and limitations of might be sight, but such siletice shall not be construct as a prohibition against agreement by contract. In the event that any profision of clause of this Security Instrument of the Note contacts with Applicable Law, such confict stall not affect other provisions of this Security Instrument of the Note which can be given effect without the conflicting provision.

As used in this Security Instrument: (a) words of the mascalling gender shall mean and include corresponding neutric words of words of the templine, gender; (b) words in the singular shall mean and include include the plural and vice versa; and (c) the wird "may" gives sole dispection without any obligation to take any action.

17. Borrover's Copy. Borrower shall be given one copy of the Note and of this Security Instrument.

time any action.

17. Borrower's Copy. Borrower shall be given one copy of the Note and of this Security Instrument.

18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, Chtefest in the Property means any legal, or beneficial interest in the Property including, but not lighted to, those beneficial interests transferred in a sould for deed, contract for deed, installment sales contract or escrewage ament, the interest of which is the transfer of title by Borrower at a furtire date to a purchaser. If all of any part of the Property of any Interest in the Property is sould of transferred for if Borrower is not a natural person and a beneficial interest in Borrower is soft of transferred without Lender's prior written consent. Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

written, consent, Lender may require immediate payment in full of all sums securized by may seem to the exercise of the exercise is projubited by Applicable Law.

If Lender exercises this option, Lender shall give borrower notice of acceleration. The notice shall provide a period of not less this 30 days from the daily the notice is given in accordance with Section 15 within which Borrower mistray all sums seemed by this Sectivity Justimpont, It Borrower and 15 pay these sums prior to the expiration of this period, Lender may invoke any femedies permitted by this Security Instrument without furner notice or demand of Borrower.

19. Borrower's Right to Reinstage After Acceleration, If Borrower meets, certain conditions. Borrower's Right to Reinstage After Acceleration, If Borrower meets, certain conditions. Borrower's that have the right to have infortenent of this Security Instrument discontinued at any time, prior to the earthest off: (a) five days before age of the Property pursuant to any power of sale contained in this Security Instrument; (b) such other period as Applicable Law might specify for the tennification of Borrower's that, to reinstage; (c) early of a judgment enforcing this Security Instrument, Instrument, Instrument, Instrument, and the Note as if no acceleration had occurred; (b) cares any details of any other payenants of agreements; (c) pays and expenses incurred in enforcing this Security Instrument, including, but not limited agreements; (c) pays and expenses incurred in enforcing this Security Instrument, including, but not limited agreements; (c) pays and expenses incurred in enforcing this Security Instrument, including, but not limited in c, easing the anomalies are property, inspection, and valuation feet, and other, because of projecting Lender's interest in the Property and rights, under this Security Instrument, and (f) right laws and action as Lender may reasonably reaght, as a subject of projecting and property in the property in the property in the property in the property in th

Page 11

:Syntax-word-kay-meaning: 1=Adverb Barrest-time 9=Future-time 3*Adjective 0=Conjunction 4mPronour NC=No-Contract requires in connection with a notice of transfer of servicing. If the Note is sold and thereafter the Loan is serviced by a Loan Servicer other than the purchaser of the Note, the mortgage loan servicing obligations to Borrower will remain with the Loan Servicer or be transferred to a successor Loan Servicer and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

Neither Borrower nor Lender may commence, join, or be joined to any judicial action as either an individual litigant or the member of a class) that arises from the other party's actions pursuant to this Security Instrument or that alleges that the other party has breached any provision of, or any dely owed by reason of, this Security Instrument, until such Borrower of Lender has notified the other party (with such notice given in compliance with the requirements of Section 15) of such alleged breach and afforded the other party hereto a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period which must claims before certain action can be taken, that time period will be deemed to be reasonable for purposes of this paragraph. The notice of acceleration and opportunity to core given to Borrower pursuant to Section 22 and the notice of acceleration given to Borrower pursuant to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Hazardous Substances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as toxic or hazardous substances, pollutants, or wastes by Environmental Law and the substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbibides, volatile solvents, materials containing aspestos or formaldebyde, and radioactive materials; (b) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (c) "Environmental Cleanup" includes any response action, remedial action, or removal action, as defined in Buvironmental Law; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup.

Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property. Borrower shall not do, substances and Hazardous Substances, on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, of (c) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).

Borrower shall promptly give Lender written notice of (a) any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Borrower has actual knowledge, (b) any Environmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is northed by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing herein shall create any obligation on Lender for an Environmental Cleanup.

NON-UNITORM COVERNANTS. Hortower and Leader in her coverent and agree as follows: Boxower's breach of any covering or agreement in this Secretary Instrument (but not prior to acceleration made Secretar 18 uples Applicable Law provide otherwise). The soft plant specify (a) acceleration made Secretar 18 uples Applicable Law provide otherwise. The soft plant specify (a) the describt (b) the action expense is an all a soft a soft acceleration of the soft of the describt uples is greated by the describt made is contain and in the country made is contained in the country of the replicable of the provide of the provide of the provide of the replicable of the replicable of the provide of the provide of the provide of the replicable of the replicable of the replicable of the replicable of the provide of a period of the replicable of the replicable of the provide of a period of the provide of all some second by this Security Instrument yielded further formed and in the provide all expenses and also other representation periods by Applicable Law Leader and the entitled of collect all expenses incorrect in pursuing the representation provides in the Section 22, toolways, but not limited to, reasonable attorness free and case of title evidence. 22. Acceleration: Respecties. Leavier shall give motive to Becrower scriot, of acceleration following

numers less and cases in one of said, lender shall exceed at cases Tracke in exercts a written nones in older in older in older in older in older in older in the event of detacit raid of Lender's exception to case the frontery to be soid, nones shall cause this nones to be received in each county in wince any paint of the Property is Trustee shall cause this nones to be received in notice as prescribed by Applicable Law is Borrower located. Lender of Trustee shall made opening by Applicable Livy. Trustee default are partied by Applicable Livy. and of the other persons mestribed by Applicable Liv. Arms is the highest parties of sike in the persons and in the memory prescribed by Applicable Liv. Artist the time required by Applicable Liv. Trustee, without declared as Borrower, shall sell the Property of nearly assisted by Applicable Liv. Trustee and place and maker die testils designated in the price of the highest bidder of the time and place and maker die testils designated in the price of the highest of the property by public amnouncement at the time and place may postplane and of it of any purity of the Property by public amnouncement in the time and place of say previously scheduled sale. Leader of the designate may purchase the Property of any sale.

Trustee shall seaver to the previously trustee's deed conveying the Property without any coverant of purchase from the traits of the experiments of the property of the sale in the first of the superior of the sale in the first of the sale in the fact that the property of the sale including puter (a) if all expenses of the sale including, but the limited it, resembled Trustee's and anothers, the person of persons of the sale including the person of persons of the sale including the person of persons legally emitted to it. Liv.

23. Reconveyance, Upon payment of all summeder this Security hydrogenesis of the person of persons legally emitted to it. Leater may change such persons in persons a peasurable for for persons legally emitted to it. Leater may change such persons in persons a peasurable for for persons legally emitted to it. Leater may change such persons in persons a peasurable of the fee set appears to persons legally emitted and Applicable Law. It the fee before amounted the fee set of the person of persons legally emitted under Applicable Law. It the fee changed does not acceed the fee set of the person of the p persons and of the memory presentated by Applicable Law, After the time removed by Applicable Law,

/3

1≅Adverb SuPast-time 9#Future-time 3 Adjactive 0=Conjunction 4=Pronoun NC=No-Contract